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8 UNITED STATES DISTRICT COURT  
9 FOR THE EASTERN DISTRICT OF NEW YORK  
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11 MARLA ADLER, STEPHEN  
12 BAUSENWEIN, AL DEICHLER, MIKE  
13 FROST, ED HALPIAN, RICH HERBST,  
14 KEVIN KELLY, ARTHUR LANDSMAN,  
15 ERIK MALAGON, JOE O'BRIEN, JOHN RE  
16 and DAN WATTS, on behalf of themselves  
17 and all others similarly situated,

18 Plaintiffs,

19 vs.

20 20/20 COMPANIES; 20/20  
21 COMMUNICATIONS, INC. VERIZON  
22 COMMUNICATIONS, INC. VERISON  
23 SERVICES CORP.; BARRY MILLAY, in his  
24 individual and official capacities; WILLIAM  
25 ROWLAND, JR., in his individual and official  
26 capacities; and JASON GREEN, in his  
27 individual and official capacities,

28 Defendants.

CASE NO. CV-09-439(LDW)(ARL)

**DECLARATION OF BERNELLA  
LENHART**

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29 I, BERNELLA LENHART, declare as follows:

30 1. I am employed by Gilardi & Co., LLC ("Gilardi"), located at 3301 Kerner Blvd.,  
31 San Rafael, California. Gilardi was appointed as the Settlement Administrator in this matter. I  
32 am over 21 years of age and am not a party to this action. I have personal knowledge of the facts  
33 set forth herein and, if called as a witness, could and would testify competently thereto.

1           2.       Gilardi is the nation's largest, private full-service administrator of class action  
2 settlements. For nearly a quarter-century, Gilardi has been the industry leader in class action  
3 settlement administration, with more than 3,000 cases administered and \$12 billion in assets  
4 distributed. On an annual basis, Gilardi provides escrow agent services for over 1,100 Qualified  
5 Settlement Funds and manages assets in excess of \$1.5 billion dollars.

6           3.       Gilardi was established in 1984 to assist attorneys in the noticing and  
7 administration of class actions including securities litigation, labor and employment, consumer  
8 protection, antitrust and other like matters. Gilardi has been Special Claims Master or Receiver  
9 for the Securities Exchange Commission, the Commodities Futures Trading Commission, all 50  
10 states' Attorneys General, and the FTC.

11          4.       On November 24, 2010, Gilardi received from the Defendant a list of the names  
12 and addresses of possible class members in this matter. Gilardi formatted the list for mailing  
13 purposes, removed duplicate records, and processed the names and addresses through the  
14 National Change of Address Database to update any addresses on file with the United States  
15 Postal Service ("USPS").

16          5.       On December 3, 2010, Gilardi sent CAFA Notices to 33 Attorneys General and to  
17 the US Attorney General. An exemplar of the CAFA Notice is attached hereto as Exhibit A.

18          6.       On December 10, 2010, Gilardi caused the Class Notice, the Consent to Participate  
19 and Claim Certification Form, and the Opt Out Form (collectively the "Notice Packet") to be  
20 printed and mailed to the 1,258 names on the class list. Gilardi delivered the Notice Packets to  
21 the United States Post Office located in Santa Rosa, California.

22          7.       Since mailing the Notice Packets to the class members, Gilardi has received four  
23 Notice Packets returned by the USPS with updated addresses. Gilardi immediately remailed  
24 these Notice Packets to the updated address supplied by the USPS.

25          8.       Since mailing the Notice Packets to the class members, Gilardi has received Notice  
26 Packets returned by the USPS with undeliverable addresses for 233 class members. Gilardi,  
27 through a third party locator service, performed address searches and was able to find updated  
28 addresses for 163 of these and remailed the Notice Packets to those updated addresses.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and that this declaration was executed this 1st day of February, 2011 at San Rafael, California.

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# **EXHIBIT A**

Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103-2921  
Tel: 215.963.5000  
Fax: 215.963.5001  
www.morganlewis.com

**Morgan Lewis**  
C O U N S E L O R S   A T   L A W

**Sarah E. Bouchard**  
215.963.5077  
sbouchard@MorganLewis.com

November 29, 2010

**VIA OVERNIGHT DELIVERY**

**Notice Pursuant to 28 U.S.C. § 1715**

Tom Corbett  
Pennsylvania Attorney General's Office  
1600 Strawberry Square  
Harrisburg, PA 17120

Re: Adler et al v. 20/20 Companies et al., 2:09-cv-00439 (E.D.N.Y.)

Dear Attorney General Corbett:

Through their undersigned counsel, Defendants 20/20 Companies, Inc., Barry Millay, Jason Green and William Rowland, Jr. (the "20/20 Companies Defendants") provide this Notice pursuant to the Class Action Fairness Act of 2005 ("CAFA"), 28 U.S.C. § 1715.

On August 2, 2010, Plaintiffs filed a Joint Stipulation of Settlement and Release (the "Agreement") with the Court. On October 26, 2010, the Agreement was preliminarily approved by the Court. A final settlement hearing has been scheduled for January 10, 2011, at 11:00 a.m. If finally approved by the Court, the Agreement would only resolve Plaintiffs' claims against the 20/20 Companies Defendants. It would not resolve Plaintiffs' claims against Defendant 20/20 Communications, Inc. and would only partially resolve Plaintiffs' claims against Defendants Verizon Communications, Inc. and Verizon Services Corp.

In accordance with CAFA, the 20/20 Companies Defendants have enclosed a compact disc containing the following documents in electronic form:

- (1) Plaintiffs' Complaint (Exhibit 1);
- (2) Plaintiffs' Amended Complaint (Exhibit 2);
- (3) the Agreement (Exhibit 3);

November 29, 2010  
Page 2

Morgan Lewis  
C O U N S E L O R S   A T   L A W

- (4) the Class Notice (Exhibit 4), which states in Section V, "If you want to exclude yourself from the Settlement, you MUST complete the Opt-Out Form that is attached to this Notice and mail it to the Claims Administrator . . . . Please be advised that, if you timely submit a signed and complete Opt-Out Form, you WILL NOT be bound by the terms of the Settlement, if it is approved, or the Judgment in the Action.";
- (5) the Opt-Out Form (Exhibit 5);
- (6) the Order Granting Preliminary Approval of Settlement (Exhibit 6); and
- (7) the Class Member List by State (Exhibit 7), with the estimated proportionate share of the claims of each State's class members to the entire settlement, less Class Counsel's attorneys' fees and certain other deductions set forth in the Agreement.

If you have any questions about this Notice, the lawsuit or the enclosed materials, or if you did not receive any of the above-listed materials, please contact the undersigned counsel for the 20/20 Companies Defendants.

Sincerely,



Sarah E. Bouchard

cc: Chambers of the Hon. Leonard D. Wexler  
Scott B. Gilly, Esq. (w/o encls.)  
Saul D. Zabell, Esq. (w/o encls.)

# **EXHIBIT 1**

AO 440 (Rev. 01/09) Summons in a Civil Action

UNITED STATES DISTRICT COURT  
for the

MARLA ADLER; STEPHEN BAUSENWEIN; *Al DeChicco, Mike Frost, Ed Halpin, Rich Herbst,*

*Plaintiff*

v.

Civil Action No.

20/20 COMPANIES; VERIZON COMMUNICATIONS, INC.

*Defendant*

*and Verizon services, corp.*

*Kevin Kelly, Arthur Landsman, Erik Malagon, Joe D'Brien and Dan Wrat*

SUMMONS IN A CIVIL ACTION

To: *(Defendant's name and address)* General Counsel  
20/20 Companies  
3575 Lone Star Circle, Suite 300  
Fort Worth, TX 76177

CV - 09 439

WEXLER, J.

LINDSAY, M.

A lawsuit has been filed against you.

Within 20 days after service of this summons on you (not counting the day you received it) — or 60 days if you are the United States or a United States agency, or an officer or employee of the United States described in Fed. R. Civ. P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer to the attached complaint or a motion under Rule 12 of the Federal Rules of Civil Procedure. The answer or motion must be served on the plaintiff or plaintiff's attorney, whose name and address are:

If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court.

ROBERT C. HEINEMANN

CLERK OF COURT

Date: FEB 03 2009

*J. Radzicka*  
Signature of Clerk or Deputy Clerk



CV - 09

439

RECEIVED  
IN CLERK'S OFFICE  
U.S. DISTRICT COURT E.D.N.Y.

★ FEB 03 2009 ★

UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK

-----X  
MARLA ADLER; STEPHEN BAUSENWEIN; :  
AL DEICHLER; MIKE FROST; ED HALPIN; :  
RICH HERBST; KEVIN KELLY; ARTHUR :  
LANDSMAN; ERIK MALAGON; JOE O'BRIEN; :  
and DAN WATTS, on behalf of themselves and all :  
others similarly-situated, :

Plaintiffs, :

v. :

20/20 COMPANIES; VERIZON :  
COMMUNICATIONS, INC.; and VERIZON :  
SERVICES, CORP., :

Defendants. :  
-----X

Civil Action No.: \_\_\_\_\_

CLASS ACTION COMPLAINT

WEXLER, J.

JURY TRIAL DEMANDED

LINDSAY, M.

Plaintiffs Marla Adler, Stephen Bausenwein, Al Deichler, Mike Frost, Ed Halpin, Rich Herbst, Kevin Kelly, Arthur Landsman, Erik Malagon, Joe O'Brien and Dan Watts (collectively, "Plaintiffs"), on behalf of themselves and all similarly-situated persons, by and through their undersigned counsel, as and for their Complaint in this action against 20/20 Companies, Verizon Communications, Inc., and Verizon Services, Corp. (together, "Defendants" or the "Company"), hereby allege as follows:

*was it a real company*

NATURE OF THE CLAIMS

1. Plaintiffs bring this nation-wide class action on behalf of themselves and all similarly-situated employees and/or former Verizon FiOS sales employees to challenge Defendants' unlawful policy and practice of failing to pay earned commissions and deducting earned wages without the written authorization of Plaintiffs and for purposes that do not benefit Plaintiffs in violation of New York Labor Law §§ 190 et seq., and seek to recover such wages that were unlawfully withheld and deducted.

2. This class action, therefore, is for declaratory and injunctive relief, as well as monetary damages, to redress Defendants' unlawful policy and practice of withholding and deducting earned wages in violation of New York Labor Law §§ 190 et seq., as well as an action for common law conversion and unjust enrichment.

3. Defendants' conduct showed a knowing and/or willful disregard for Plaintiffs' and the prospective class members' rights to earned commissions, which has caused and continues to cause Plaintiffs and the prospective class members to suffer substantial economic damages.

### **JURISDICTION AND VENUE**

4. This Court has original jurisdiction over the subject matter of these state law claims pursuant to the Class Action Fairness Act, 28 U.S.C. § 1332(d), as the amount in controversy exceeds \$5,000,000 and at least one Plaintiff is a citizen of a different state than at least one Defendant. The Court also has supplemental jurisdiction over Plaintiffs' related claims arising under state law pursuant to 28 U.S.C. § 1367(a).

5. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to this action, including the unlawful employment practices alleged herein, occurred in this district.

### **PARTIES**

6. Plaintiff Marla Adler is a resident of Queens County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Ms. Adler met the definition of an "employee" under all relevant statutes.

7. Plaintiff Stephen Bausenwein is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York

office. At all times relevant herein, Mr. Bausenwein met the definition of an “employee” under all relevant statutes.

8. Plaintiff Al Deichler is a resident of Nassau County in the State of New York and was employed by the Company as an Account Executive in New York. At all times relevant herein, Mr. Deichler met the definition of an “employee” under all relevant statutes.

9. Plaintiff Mike Frost is a resident of Suffolk County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Frost met the definition of an “employee” under all relevant statutes.

10. Plaintiff Ed Halpin is a resident of Suffolk County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Halpin met the definition of an “employee” under all relevant statutes.

11. Plaintiff Rich Herbst is a resident of Suffolk County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Herbst met the definition of an “employee” under all relevant statutes.

12. Plaintiff Kevin Kelly is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Kelly met the definition of an “employee” under all relevant statutes.

13. Plaintiff Arthur Landsman is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York

office. At all times relevant herein, Mr. Landsman met the definition of an “employee” under all relevant statutes.

14. Plaintiff Erik Malagon is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Malagon met the definition of an “employee” under all relevant statutes.

15. Plaintiff Joe O’Brien is a resident of Nassau County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. O’Brien met the definition of an “employee” under all relevant statutes.

16. Plaintiff Dan Watts is a resident of Nassau County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Watts met the definition of an “employee” under all relevant statutes.

17. Defendant 20/20 Companies is a Texas corporation with its headquarters located at 3575 Lone Star Circle, Suite 300, Fort Worth, Texas. Defendant 20/20 Companies is a nationwide provider of direct sales and marketing services to the world’s leading Fortune 500 companies. At all times relevant herein, Defendant 20/20 Companies met the definition of an “employer” under all relevant statutes.

18. Defendant Verizon Communications, Inc. is a Delaware corporation with its headquarters located at 140 West Street, New York, New York. Defendant Verizon Communications, Inc. is a leading broadband and telecommunications company that services approximately 71 million customers and employs more than 228,000 employees nationwide. At

all times relevant herein, Defendant Verizon Communications, Inc. met the definition of an “employer” under all relevant statutes.

19. Defendant Verizon Services, Corp. is a Delaware corporation with its headquarters located at 1310 North Courthouse Road, Arlington, Virginia. Defendant Verizon Services, Corp., a business group that provides financial, real estate and other services, and it employs approximately 11,000 employees. At all times relevant herein, Defendant Verizon Services, Corp. met the definition of an “employer” under all relevant statutes.

### **CLASS ACTION ALLEGATIONS**

#### **A. Class Definition**

20. Plaintiffs are members of and represent a class consisting of all current and former Account Executives and Sales Representatives employed nationwide by the Company to sell Verizon FiOS internet and television services at any time between January 1, 2005 and the present (the “Class” or “Class Members”) pursuant to Rule 23 of the Federal Rules of Civil Procedure.

21. In the alternative, Plaintiffs seek to maintain claims on their own behalf and on behalf of a subclass of current and former Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by the Company to sell Verizon FiOS internet and television services at any time between January 1, 2007 and the present (the “Subclass” or “Subclass Members”) pursuant to Rule 23 of the Federal Rules of Civil Procedure.

#### **B. Efficiency of Class Prosecution of Common Claims**

22. Certification of a class of Account Executives and Sales Representatives is the most efficient and economical means of resolving the questions of law and fact which are common to Plaintiffs’ claims and the claims of the proposed Class. Plaintiffs have standing to seek such relief because of the adverse effect that Defendants’ unlawful compensation policies

and practices have had on them individually and on Account Executives and Sales Representatives who sell Verizon FiOS services for the Company nationally. Without class certification, the same evidence and issues would be subject to re-litigation in a multitude of individual lawsuits with an attendant risk of inconsistent adjudications and conflicting obligations. Certification of the proposed Class is the most efficient and judicious means of presenting the evidence and arguments necessary to resolve such questions for Plaintiffs, the members of the proposed Class and the Company.

23. Certification of a Subclass of Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by the Company is the most efficient and economical means of resolving the questions of law and fact which are common to Plaintiffs' claims and the claims of the proposed Subclass. Plaintiffs have standing to seek such relief because of the adverse effect that Defendants' unlawful compensation policies and practices have had on them individually and on Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by the Company to sell Verizon FiOS services generally. Without class certification of the Subclass, the same evidence and issues would be subject to re-litigation in a multitude of individual lawsuits with an attendant risk of inconsistent adjudications and conflicting obligations. Certification of the proposed Subclass is the most efficient and judicious means of presenting the evidence and arguments necessary to resolve such questions for Plaintiffs, the members of the proposed Subclass and the Company.

### **C. Numerosity and Impracticability of Joinder**

24. The Class Members are so numerous that joinder of all members is impracticable. While the exact number of Class Members is unknown at this time, upon information and belief,

there are in excess of 10,000 Account Executives and Sales Representatives employed by Defendants nationally to sell Verizon FiOS internet and television services. Although the number of Class Members is incapable of precise determination at this time, it is significant and satisfies the numerosity requirement of Rule 23.

25. The members in the Subclass are so numerous that joinder of all members is impracticable. While the exact number of Subclass Members is unknown at this time, upon information and belief, there are in excess of 1,000 Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by Defendants to sell Verizon FiOS internet and television services. Although the number of Subclass Members is incapable of precise determination at this time, it is significant and satisfies the numerosity requirement of Rule 23.

#### **D. Common Questions of Law and Fact**

26. The claims alleged on behalf of Plaintiffs raise questions of law and fact common to the Class. Among these questions are: (a) whether the Company engaged in a policy and practice of failing to pay Plaintiffs and the Class Members earned commissions in violation of New York Labor Law §§ 190 et seq.; (b) whether Defendants engaged in a policy and practice of deducting wages earned by Plaintiffs and the Class Members without their written authorization and for purposes which were not for their benefit in violation of New York Labor Law §§ 190 et seq.; (c) whether, through their policies and practices, Defendants unlawfully converted earned wages to which Plaintiffs and the Class Members were entitled to immediate possession; and (d) whether, through their policies and practices, Defendants were unjustly enriched.

27. The claims alleged on behalf of Plaintiffs raise questions of law and fact common to the Subclass. Among these questions are: (a) whether the Company engaged in a policy and

practice of failing to pay Plaintiffs and the members of the Subclass earned commissions in violation of New York Labor Law §§ 190 et seq.; (b) whether Defendants engaged in a policy and practice of deducting wages earned by Plaintiffs and the Subclass Members without their written authorization and for purposes which were not for their benefit in violation of New York Labor Law §§ 190 et seq.; (c) whether, through their policies and practices, Defendants unlawfully converted earned wages to which Plaintiffs and the Subclass Members were entitled to immediate possession; and (d) whether, through their policies and practices, Defendants were unjustly enriched.

#### **E. Typicality of Claims and Relief Sought**

28. Plaintiffs are members of the Class they seek to represent. Plaintiffs' claims are typical of the claims of the proposed Class. Plaintiffs assert claims in each of the categories they assert on behalf of the proposed Class. The relief Plaintiffs seek for the unlawful policies and practices complained of herein are also typical of the relief which is sought on behalf of the proposed Class.

29. Plaintiffs are members of the Subclass they seek to represent. Plaintiffs' claims are typical of the claims of the proposed Subclass. Plaintiffs assert claims in each of the categories they assert on behalf of the proposed Subclass. The relief Plaintiffs seek for the unlawful policies and practices complained of herein are also typical of the relief which is sought on behalf of the proposed Subclass.

#### **F. Adequacy of Representation**

30. Plaintiffs' interests are co-extensive with those of the members of the proposed Class of Account Executives and Sales Representatives they seek to represent in this case. Plaintiffs are willing and able to represent the proposed Class fairly and vigorously as they



pursue their similar individual claims in this action. Plaintiffs have retained counsel who are qualified and experienced in employment class action litigation, and who are able to meet the time and fiscal demands necessary to litigate a class action of this size and complexity. The combined interests, experience and resources of Plaintiffs and their counsel to litigate competently the individual and Class claims at issue in this case satisfy the adequacy of representation requirement of Fed. R. Civ. P. 23(a)(4).

31. Plaintiffs' interests are co-extensive with those of the members of the proposed Subclass of Account Executives and Sales Representatives they seek to represent in this case. Plaintiffs are willing and able to represent the proposed Subclass fairly and vigorously as they pursue their similar individual claims in this action. Plaintiffs have retained counsel who are qualified and experienced in employment class action litigation, and who are able to meet the time and fiscal demands necessary to litigate a class action of this size and complexity. The combined interests, experience and resources of Plaintiffs and their counsel to litigate competently the individual and Subclass claims at issue in this case satisfy the adequacy of representation requirement of Fed. R. Civ. P. 23(a)(4).

**G. Requirements of Rule 23(b)(2)**

32. Defendants have acted or have refused to act on grounds generally applicable to the proposed Class/Subclass, making final injunctive and declaratory relief appropriate with respect to the Class/Subclass Members as a whole.

33. Injunctive and declaratory relief are the predominant relief sought in this case because they are the culmination of the proof of the Company's individual and Class/Subclass-wide liability and the essential predicate for Plaintiffs' and the proposed Class/Subclass

Members' entitlement to monetary and non-monetary remedies to be determined at a later state of the proceedings.

**H. Requirements of Rule 23(b)(3)**

34. The common issues of fact and law affecting Plaintiffs' claims and those of the proposed Class/Subclass Members, including, but not limited to, the common issues identified above, predominate over any issues affecting only individual claims.

35. A class action is superior to other available means for the fair and efficient adjudication of Plaintiffs' claims and the claims of the members of the proposed Class/Subclass. There will be no difficulty in the management of this action as a class action.

36. The cost of proving the Company's violations of the New York Labor Law, conversion and unjust enrichment makes it impracticable for Plaintiffs and the members of the proposed Class/Subclass to pursue their claims individually.

**CLASS/SUBCLASS ALLEGATIONS**

37. Defendants 20/20 Companies, Verizon Communications, Inc., and Verizon Services, Corp. jointly employed Plaintiffs and the Class/Subclass Members as Account Executives and Sales Representatives to sell Verizon FiOS internet and television services across the country.

38. Upon information and belief, Defendant 20/20 Companies entered into an agreement with Defendants Verizon Communications, Inc. and/or Verizon Services, Corp. which outlined the terms and conditions of the arrangement among Defendants to employ Plaintiffs and the Class/Subclass Members as Account Executives and Sales Representatives. Such agreement,

upon information and belief, provides that New York law governs this arrangement. As such, Plaintiffs' and the Class/Subclass Members' employment is governed by New York law.

39. At all times relevant herein, the work performed by Plaintiffs and the Class/Subclass Members was simultaneously for the benefit of Defendants 20/20 Companies, Verizon Communications, Inc., and Verizon Services, Corp.

40. Upon information and belief, there are over 1 million Verizon FiOS television subscribers and over 1.8 million Verizon FiOS internet subscribers nationwide that were secured through the sales efforts of Plaintiffs and the Class/Subclass Members.

41. Upon information and belief, the agreement among Defendants specified the allocation among each of them of the revenues generated by the sales of the Class/Subclass Members of Verizon FiOS television and internet services.

42. At all times relevant herein, Defendants 20/20 Companies, Verizon Communications, Inc., and Verizon Services, Corp. had authority over the terms and conditions of employment of Plaintiffs and the Class/Subclass Members.

43. For example, Defendants had the power to hire, fire and discipline Plaintiffs and the Class/Subclass Members and/or to effectively recommend such actions to one another. Defendants also maintained records relevant to the employment of Plaintiffs and the Class/Subclass Members.

44. As Account Executives and Sales Representatives, Plaintiffs and the Class/Subclass Members were responsible for obtaining customers for Verizon FiOS television and internet services.

45. By way of example only, Plaintiffs and the Class/Subclass Members went door-to-door, selling Verizon FiOS services and answering questions and concerns by potential customers related to such services.

46. At all times relevant herein, the Company supervised and controlled the work schedules and working conditions of Plaintiffs and the Class/Subclass Members.

47. For instance, the Company required Plaintiffs and the Class/Subclass Members to attend mandatory meetings at the end of each workday in the Company's office. The meetings were led variously by a representative from Defendants Verizon Communications, Inc., Verizon Services, Corp. and/or 20/20 Companies.

48. Plaintiffs and the Class/Subclass Members were paid weekly based solely on commissions earned through the sale of Verizon FiOS television and internet services.

49. At all times relevant herein, Defendants Verizon Communications, Inc., Verizon Services, Corp., and 20/20 Companies jointly determined the commission structure, payment procedures and other compensation policies and practices applicable to Plaintiffs and the Class/Subclass Members. Acting directly in the interest of Defendants Verizon Communications, Inc. and Verizon Services, Corp., Defendant 20/20 Companies communicated and implemented such policies and practices, as well as any changes in such policies and practices, to Plaintiffs and the Class/Subclass Members.

50. For example, Defendant 20/20 Companies would provide Plaintiffs and the Class/Subclass Members with written memoranda announcing changes in the commission structure as determined by Defendants Verizon Communications, Inc., Verizon Services, Corp., and/or 20/20 Companies.

51. In addition, Defendants Verizon Communications, Inc., Verizon Services, Corp., and 20/20 Companies jointly determined what rules applied to the payment of commissions to Plaintiffs and the Class/Subclass Members. Acting directly in the interest of Defendants Verizon Communications, Inc. and Verizon Services, Corp., Defendant 20/20 Companies communicated and implemented any such rules concerning the payment of commissions, including any changes, to Plaintiffs and the Class/Subclass Members.

52. For instance, Defendant 20/20 Companies would provide Plaintiffs and the Class/Subclass Members with written memoranda announcing changes in the rules concerning payment of commissions as determined by Defendants Verizon Communications, Inc., Verizon Services, Corp., and/or 20/20 Companies.

53. At all times relevant herein, the Company failed to provide Plaintiffs and the Class/Subclass Members with written terms of employment, signed by both the Company and Plaintiffs and the Class/Subclass Members.

54. As such, Plaintiffs and the Class/Subclass Members earned commissions on sale. Such commissions constitute “wages” within the meaning of New York Labor Law §§ 190 et seq.

55. Plaintiffs and the Class/Subclass Members received earnings statements that identified Defendant 20/20 Companies and the address of its headquarters. Defendants Verizon Communications, Inc. and/or Verizon Services, Corp., however, controlled in part how payroll was to be administered to Plaintiffs and the Class/Subclass Members.

56. In addition, Plaintiffs and the Class/Subclass Members received a statement entitled “Order Detail” each week that listed the sales generated and the amount of commissions

earned for each sale. Such statements contained the logos of Defendants 20/20 Companies, Verizon Communications, Inc. and/or Verizon Services, Corp.

57. Defendants, however, instituted an unlawful policy and practice of failing to pay Plaintiffs and the members of the proposed Class/Subclass their earned commissions.

58. For instance, Plaintiffs and the Class/Subclass Members were not paid commissions for all of the Verizon FiOS television and internet services they sold in a given week.

59. In addition, the Company instituted an unlawful policy and practice of deducting wages earned by Plaintiffs and the Class/Subclass Members.

60. For instance, each week, the Company deducted \$20.00 from the earned wages of Plaintiffs and the Class/Subclass Members for a "Compilation Fee" unilaterally assessed by the Company.

61. In addition, Defendants deducted \$5.00 from the earned wages of Plaintiffs and the Class/Subclass Members each week for a "Shirt Fee" unilaterally assessed by the Company.

62. Defendants also improperly deducted Plaintiffs' and the Class/Subclass Members' earned wages for "rejects," which represented sales completed by Plaintiffs and the Class/Subclass Members that were determined by the Company to be invalid without any explanation.

63. By way of example only, the Company would deduct Plaintiffs' and the Class/Subclass Members' earned wages for unidentified returns of products and/or services after a sale had been consummated and after payment had already been made to Plaintiffs and the Class/Subclass Members for such sale.

64. At all times relevant herein, Plaintiffs and the Class/Subclass Members did not authorize, in writing or otherwise, such deductions from their earned wages. Such unlawful deductions were not for the benefit of Plaintiffs and the Class/Subclass Members.

65. As a result of the Company's unlawful policy and practice of failing to pay Plaintiffs and the Class/Subclass Members their earned commissions and making unlawful deductions from the earned wages of Plaintiffs and the Class/Subclass Members without their written authorization and for purposes that did not benefit Plaintiffs and the Class/Subclass Members, Plaintiffs and the Class/Subclass Members have suffered, and continue to suffer, substantial damages.

**AS AND FOR A FIRST CAUSE OF ACTION**

**(Failure to Pay Earned Commissions in Violation of the New York Labor Law  
on Behalf of Plaintiffs and the Class/Subclass Members)**

66. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 65, inclusive, as if fully set forth herein.

67. At all times relevant herein, Plaintiffs and the members of the proposed Class/Subclass were and are "employees" within the meaning of the New York Labor Law. Similarly, at all times relevant herein, Defendants were and are an "employer" within the meaning of the New York Labor Law.

68. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

69. Plaintiffs and the Class/Subclass Members earned commissions on sale of such services. Such commissions constitute "wages" within the meaning of New York Labor Law §§ 190 et seq.

70. Defendants, however, instituted a policy and practice of failing to pay Plaintiffs and the Class/Subclass Members commissions for all of the Verizon FiOS television and internet services they sold in a given week.

71. Plaintiffs and the members of the proposed Class/Subclass, therefore, are due wages from the Company based on their commissions, which were earned on sale.

72. Defendants willfully, intentionally and deliberately withheld earned wages due and owing to Plaintiffs and the members of the proposed Class/Subclass without their written authorization.

73. Defendants' unlawful withholdings from the earned wages due and owing to Plaintiffs and the Class/Subclass Members without their written authorization were willful violations of New York Labor Law §§ 190 et seq.

74. As a result of the foregoing, Plaintiffs and the Class/Subclass Members have been denied earned wages required under New York Labor Law §§ 190 et seq., and have suffered substantial economic damages. Plaintiffs and the Class/Subclass Members do not seek liquidated damages under the New York Labor Law.

**AS AND FOR A SECOND CAUSE OF ACTION**

**(Unlawful Deductions in Violation of the New York Labor Law  
on Behalf of Plaintiffs and the Class/Subclass Members)**

75. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 74, inclusive, as if fully set forth herein.

76. At all times relevant herein, Plaintiffs and the members of the proposed Class/Subclass were and are "employees" within the meaning of the New York Labor Law. Similarly, at all times relevant herein, Defendants were and are an "employer" within the meaning of the New York Labor Law.



77. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

78. Plaintiffs and the Class/Subclass Members earned commissions on sale of such services. Such commissions constitute “wages” within the meaning of New York Labor Law §§ 190 et seq.

79. Defendants instituted a policy and practice of making deductions from the wages earned by Plaintiffs and the Class/Subclass Members without written authorization by Plaintiffs and the Class/Subclass Members. Such a policy and practice was not for the benefit of Plaintiffs and the Class/Subclass Members.

80. By way of example only, Defendants deducted \$20.00 each week from Plaintiffs’ and the Class/Subclass Members’ earned wages for a “Compilation Fee,” \$5.00 each week for a “Shirt Fee,” and also deducted earned wages for unidentified returns after a sale had been consummated and after payment had been made to Plaintiffs and the Class/Subclass Members for such sale.

81. Plaintiffs and the members of the proposed Class/Subclass, therefore, are due wages from the Company based on their commissions, which were earned on sale.

82. Defendants willfully, intentionally and deliberately made deductions from the earned wages due and owing to Plaintiffs and the members of the proposed Class/Subclass without their written authorization.

83. Defendants’ unlawful deductions from the earned wages due and owing to Plaintiffs and the Class/Subclass Members without their written authorization were willful violations of New York Labor Law §§ 190 et seq.

84. As a result of the foregoing, Plaintiffs and the Class/Subclass Members have been denied wages required under New York Labor Law §§ 190 et seq., and have suffered substantial economic damages. Plaintiffs and the Class/Subclass Members do not seek liquidated damages under the New York Labor Law.

**AS AND FOR A THIRD CAUSE OF ACTION**

**(Conversion on Behalf of Plaintiffs and the Class/Subclass Members)**

85. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 84, inclusive, as if fully set forth herein.

86. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

87. Plaintiffs and the Class/Subclass Members earned commissions on sale of Verizon FiOS television and internet services.

88. At all times relevant herein, Plaintiffs and the Class/Subclass Members were entitled to the immediate possession of the wages they earned through their commissioned sales.

89. Defendants, however, instituted a policy and practice of failing to pay Plaintiffs and the Class/Subclass Members commissions for all of the Verizon FiOS television and internet services they sold in a given week.

90. In addition, Defendants instituted a policy and practice of making deductions from the wages earned by Plaintiffs and the Class/Subclass Members without their authorization, written or otherwise. Such a policy and practice was not for the benefit of Plaintiffs and the Class/Subclass Members.

91. As a result, Defendants wrongfully interfered with the rights of Plaintiffs and the Class/Subclass Members to immediate possession of the full amount of their earned wages.

92. As a direct result of Defendants' unlawful conversion of Plaintiffs' and the Class/Subclass Members' earned wages to which they were entitled to immediate possession, Plaintiffs and the Class/Subclass Members have suffered, and continue to suffer, substantial economic damages.

93. Defendants' unlawful conduct was knowing, malicious, willful and wanton and/or showed a reckless disregard for Plaintiffs and the Class/Subclass Members, warranting an award of punitive damages against Defendants.

**AS AND FOR A FOURTH CAUSE OF ACTION**

**(Unjust Enrichment on Behalf of Plaintiffs and the Class/Subclass Members)**

94. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 93 inclusive, as if fully set forth herein.

95. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

96. As part of Defendants' efforts to secure and retain the services of Plaintiffs and the Class/Subclass Members throughout their tenure at the Company, Defendants represented to Plaintiffs and Class/Subclass Members that their commissions would be earned on sale and that their compensation would be commensurate with such sales.

97. Defendants currently have over 1 million Verizon FiOS television subscribers and over 1.8 million Verizon FiOS internet subscribers that were secured through the sales efforts of Plaintiffs and the Class/Subclass Members.

98. Clearly, Defendants benefited substantially from the hard work of Plaintiffs and the Class/Subclass Members.

99. Defendants, however, instituted a policy and practice of paying Plaintiffs and the Class/Subclass Members commissions that were far below what was promised to them, resulting in a gross injustice if Defendants' promises are not enforced.

100. As a direct result of Plaintiffs' and the Class/Subclass Members' reasonable and foreseeable reliance upon the promises made to them by Defendants regarding the payment of their earned wages, Defendants have been unjustly enriched and Plaintiffs and the Class/Subclass Members have suffered, and continue to suffer, substantial economic damages.

#### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiffs, on behalf of themselves and the members of the proposed Class/Subclass whom they seek to represent, request the following relief:

A. Certification of the case as a class action maintainable under the Federal Rules of Civil Procedure 23(a), (b)(2) and/or (b)(3), on behalf of the proposed Class/Subclass Members and designation of Plaintiffs as representatives of this Class/Subclass and their counsel of record as Class/Subclass counsel;

B. An award of actual damages in an amount to be determined at trial, plus prejudgment interest, for unpaid wages in violation of New York Labor Law §§ 190 et seq.;

C. Declaratory judgment that the actions, policies and practices of Defendants complained of herein violate the laws and public policy of the State of New York;

D. An injunction and order permanently restraining the Company and its partners,

officers, owners, agents, successors, employees and/or representatives, and any and all persons acting in concert with them, from engaging in any further unlawful practices and policies as set forth herein;

E. An injunction and order requiring Defendants to pay all statutorily-required wages pursuant to the New York Labor Law;

F. An award of damages in an amount to be determined at trial, plus prejudgment interest, to compensate Plaintiffs and the proposed members of the Class/Subclass for all monetary and/or economic damages, including but not limited to, the loss of past income, wages, compensation and other benefits of employment;

G. An award of damages for any and all other monetary and/or non-monetary losses suffered by Plaintiffs and the proposed members of the Class/Subclass in an amount to be determined at trial, plus prejudgment interest;

H. An award of costs that Plaintiffs and/or the Class/Subclass Members have incurred in this action, including reasonable attorneys' fees and costs to the fullest extent permitted by law;

I. An award of punitive damages; and

J. Such other and further relief as the Court may deem just and proper.

**JURY DEMAND**

Plaintiffs, on behalf of themselves and the members of the proposed Class/Subclass,  
hereby demand a trial by jury on all issues of fact and damages stated herein.

Dated: February 2, 2009  
New York, New York

Respectfully Submitted,

ZABELL & ASSOCIATES, P.C.

By: 

Saul D. Zabell  
Tim Domanick

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- and -

THOMPSON WIGDOR & GILLY LLP

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COUNSEL FOR PLAINTIFFS  
AND PROPOSED CLASS COUNSEL

# **EXHIBIT 2**

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

-----X	
MARLA ADLER; STEPHEN BAUSENWEIN;	:
AL DEICHLER; MIKE FROST; ED HALPIN;	:
RICH HERBST; KEVIN KELLY; ARTHUR	:
LANDSMAN; ERIK MALAGON; JOE O'BRIEN;	: Civil Action No.: 09 Civ. 439 (LDW)(ARL)
JOHN RE; and DAN WATTS, on behalf of	:
themselves and all others similarly-situated,	:
	:
Plaintiffs,	:
	:
	:
v.	:
	:
20/20 COMPANIES; 20/20 COMMUNICATIONS,	:
INC.; VERIZON COMMUNICATIONS, INC.;	: <b><u>JURY TRIAL DEMANDED</u></b>
VERIZON SERVICES CORP.; BARRY MILLAY,	:
in his individual and official capacities; WILLIAM	:
ROWLAND, JR., in his individual and official	:
capacities; and JASON GREEN, in his individual	:
and official capacities,	:
	:
Defendants.	:
-----X	

**AMENDED CLASS ACTION  
COMPLAINT**

**JURY TRIAL DEMANDED**

Plaintiffs Marla Adler, Stephen Bausenwein, Al Deichler, Mike Frost, Ed Halpin, Rich Herbst, Kevin Kelly, Arthur Landsman, Erik Malagon, Joe O'Brien, John Re, and Dan Watts (collectively, "Plaintiffs"), by and through their undersigned counsel, as and for their Amended Complaint in this action against 20/20 Companies, Barry Millay, William Rowland, Jr., Jason Green (together, "20/20 Companies"), 20/20 Communications, Inc. (together with 20/20 Companies, "20/20"), Verizon Communications, Inc., and Verizon Services, Corp. (collectively, the "Company" or "Defendants"), hereby allege as follows:

**NATURE OF THE CLAIMS**

1. Plaintiffs bring this nation-wide class action on behalf of themselves and all similarly-situated employees and/or former Verizon FiOS sales employees to challenge



Defendants' unlawful policy and practice of failing to pay earned commissions and deducting earned wages without the written authorization of Plaintiffs and for purposes that do not benefit Plaintiffs in violation of New York Labor Law §§ 190 et seq., and seek to recover such wages that were unlawfully withheld and deducted.

2. This class action, therefore, is for declaratory and injunctive relief, as well as monetary damages, to redress Defendants' unlawful policy and practice of withholding and deducting earned wages in violation of New York Labor Law §§ 190 et seq., as well as an action for common law conversion and unjust enrichment.

3. Defendants' conduct showed a knowing and/or willful disregard for Plaintiffs' and the prospective class members' rights to earned commissions, which has caused and continues to cause Plaintiffs and the prospective class members to suffer substantial economic damages.

#### **JURISDICTION AND VENUE**

4. This Court has original jurisdiction over the subject matter of these state law claims pursuant to the Class Action Fairness Act, 28 U.S.C. § 1332(d), as the amount in controversy exceeds \$5,000,000 and at least one Plaintiff is a citizen of a different state than at least one Defendant. The Court also has supplemental jurisdiction over Plaintiffs' related claims arising under state law pursuant to 28 U.S.C. § 1367(a).

5. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b) because a substantial part of the events or omissions giving rise to this action, including the unlawful employment practices alleged herein, occurred in this district.

#### **PARTIES**

6. Plaintiff Marla Adler is a resident of Queens County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Ms. Adler met the definition of an "employee" under all relevant statutes.

7. Plaintiff Stephen Bausenwein is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Bausenwein met the definition of an “employee” under all relevant statutes.

8. Plaintiff Al Deichler is a resident of Nassau County in the State of New York and was employed by the Company as an Account Executive in New York. At all times relevant herein, Mr. Deichler met the definition of an “employee” under all relevant statutes.

9. Plaintiff Mike Frost is a resident of Suffolk County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Frost met the definition of an “employee” under all relevant statutes.

10. Plaintiff Ed Halpin is a resident of Suffolk County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Halpin met the definition of an “employee” under all relevant statutes.

11. Plaintiff Rich Herbst is a resident of Suffolk County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Herbst met the definition of an “employee” under all relevant statutes.

12. Plaintiff Kevin Kelly is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Kelly met the definition of an “employee” under all relevant statutes.

13. Plaintiff Arthur Landsman is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Landsman met the definition of an “employee” under all relevant statutes.

14. Plaintiff Erik Malagon is a resident of Suffolk County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Malagon met the definition of an “employee” under all relevant statutes.

15. Plaintiff Joe O’Brien is a resident of Nassau County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. O’Brien met the definition of an “employee” under all relevant statutes.

16. Plaintiff John Re is a resident of Nassau County in the State of New York and was employed by the Company as an Account Executive in its Melville, New York office. At all times relevant herein, Mr. Re met the definition of an “employee” under all relevant statutes.

17. Plaintiff Dan Watts is a resident of Nassau County in the State of New York and was employed by the Company as a Sales Representative in its Melville, New York office. At all times relevant herein, Mr. Watts met the definition of an “employee” under all relevant statutes.

18. Defendant 20/20 Companies is a Texas corporation with its headquarters located at 3575 Lone Star Circle, Suite 300, Fort Worth, Texas. Defendant 20/20 Companies is a nationwide provider of direct sales and marketing services to the world’s leading Fortune 500 companies. At all times relevant herein, Defendant 20/20 Companies met the definition of an “employer” under all relevant statutes.

19. Defendant 20/20 Communications, Inc. is a Delaware corporation with its headquarters located at 3575 Lone Star Circle, Suite 300, Fort Worth, Texas. Upon information and belief, Defendant 20/20 Communications, Inc. purchased substantially all the assets of Defendant 20/20 Companies in or around March 2008 and, thus, is a successor corporation of Defendant 20/20 Companies. At all times relevant herein, Defendant 20/20 Communications, Inc. met the definition of an “employer” under all relevant statutes.

20. Defendant Verizon Communications, Inc. is a Delaware corporation with its headquarters located at 140 West Street, New York, New York. Defendant Verizon Communications, Inc. is a leading broadband and telecommunications company that services approximately 71 million customers and employs more than 228,000 employees nationwide. At all times relevant herein, Defendant Verizon Communications, Inc. met the definition of an “employer” under all relevant statutes.

21. Defendant Verizon Services, Corp. is a Delaware corporation with its headquarters located at 1310 North Courthouse Road, Arlington, Virginia. Defendant Verizon Services, Corp., a business group that provides financial, real estate and other services, and it employs approximately 11,000 employees. At all times relevant herein, Defendant Verizon Services, Corp. met the definition of an “employer” under all relevant statutes.

22. Defendant Barry Millay, upon information and belief, is a resident of the State of Texas. At all times relevant herein, Mr. Millay has been and is the Chairman and Chief Executive Officer of 20/20 Companies and met the definition of an “employer” under all applicable statutes.

23. Defendant William Rowland, Jr., upon information and belief, is a resident of the State of Texas. At all times relevant herein, Mr. Rowland, Jr. has been and is the President of 20/20 Companies and met the definition of an “employer” under all applicable statutes.

24. Defendant Jason Green, upon information and belief, is a resident of the State of Texas. Upon information and belief, Mr. Green was the President of 20/20 Companies and is currently a member of the Board of Directors of 20/20 Companies and met the definition of an “employer” under all applicable statutes.

## **CLASS ACTION ALLEGATIONS**

### **A. Class Definition**

25. Plaintiffs are members of and represent a class consisting of all current and former Account Executives and Sales Representatives employed nationwide by the Company to sell Verizon FiOS internet and television services at any time between January 1, 2005 and the present (the “Class” or “Class Members”) pursuant to Rule 23 of the Federal Rules of Civil Procedure.

26. In the alternative, Plaintiffs seek to maintain claims on their own behalf and on behalf of a subclass of current and former Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by the Company to sell Verizon FiOS internet and television services at any time between January 1, 2007 and the present (the “Subclass” or “Subclass Members”) pursuant to Rule 23 of the Federal Rules of Civil Procedure.

### **B. Efficiency of Class Prosecution of Common Claims**

27. Certification of a class of Account Executives and Sales Representatives is the most efficient and economical means of resolving the questions of law and fact which are common to Plaintiffs’ claims and the claims of the proposed Class. Plaintiffs have standing to seek such relief because of the adverse effect that Defendants’ unlawful compensation policies and practices have had on them individually and on Account Executives and Sales Representatives who sell Verizon FiOS services for the Company nationally. Without class certification, the same evidence and issues would be subject to re-litigation in a multitude of individual lawsuits with an attendant risk of inconsistent adjudications and conflicting obligations. Certification of the proposed Class is the most efficient and judicious means of presenting the evidence and arguments necessary to resolve such questions for Plaintiffs, the members of the proposed Class and the Company.

28. Certification of a Subclass of Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by the Company is the most efficient and economical means of resolving the questions of law and fact which are common to Plaintiffs' claims and the claims of the proposed Subclass. Plaintiffs have standing to seek such relief because of the adverse effect that Defendants' unlawful compensation policies and practices have had on them individually and on Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by the Company to sell Verizon FiOS services generally. Without class certification of the Subclass, the same evidence and issues would be subject to re-litigation in a multitude of individual lawsuits with an attendant risk of inconsistent adjudications and conflicting obligations. Certification of the proposed Subclass is the most efficient and judicious means of presenting the evidence and arguments necessary to resolve such questions for Plaintiffs, the members of the proposed Subclass and the Company.

### **C. Numerosity and Impracticability of Joinder**

29. The Class Members are so numerous that joinder of all members is impracticable. While the exact number of Class Members is unknown at this time, upon information and belief, there are in excess of 10,000 Account Executives and Sales Representatives employed by Defendants nationally to sell Verizon FiOS internet and television services. Although the number of Class Members is incapable of precise determination at this time, it is significant and satisfies the numerosity requirement of Rule 23.

30. The members in the Subclass are so numerous that joinder of all members is impracticable. While the exact number of Subclass Members is unknown at this time, upon information and belief, there are in excess of 1,000 Account Executives and Sales Representatives who reside in New York and/or who are employed in New York by Defendants to sell Verizon



FiOS internet and television services. Although the number of Subclass Members is incapable of precise determination at this time, it is significant and satisfies the numerosity requirement of Rule 23.

#### **D. Common Questions of Law and Fact**

31. The claims alleged on behalf of Plaintiffs raise questions of law and fact common to the Class. Among these questions are: (a) whether the Company engaged in a policy and practice of failing to pay Plaintiffs and the Class Members earned commissions in violation of New York Labor Law §§ 190 et seq.; (b) whether Defendants engaged in a policy and practice of deducting wages earned by Plaintiffs and the Class Members without their written authorization and for purposes which were not for their benefit in violation of New York Labor Law §§ 190 et seq.; (c) whether, through their policies and practices, Defendants unlawfully converted earned wages to which Plaintiffs and the Class Members were entitled to immediate possession; and (d) whether, through their policies and practices, Defendants were unjustly enriched.

32. The claims alleged on behalf of Plaintiffs raise questions of law and fact common to the Subclass. Among these questions are: (a) whether the Company engaged in a policy and practice of failing to pay Plaintiffs and the members of the Subclass earned commissions in violation of New York Labor Law §§ 190 et seq.; (b) whether Defendants engaged in a policy and practice of deducting wages earned by Plaintiffs and the Subclass Members without their written authorization and for purposes which were not for their benefit in violation of New York Labor Law §§ 190 et seq.; (c) whether, through their policies and practices, Defendants unlawfully converted earned wages to which Plaintiffs and the Subclass Members were entitled to immediate possession; and (d) whether, through their policies and practices, Defendants were unjustly enriched.

#### **E. Typicality of Claims and Relief Sought**

33. Plaintiffs are members of the Class they seek to represent. Plaintiffs' claims are typical of the claims of the proposed Class. Plaintiffs assert claims in each of the categories they assert on behalf of the proposed Class. The relief Plaintiffs seek for the unlawful policies and practices complained of herein are also typical of the relief which is sought on behalf of the proposed Class.

34. Plaintiffs are members of the Subclass they seek to represent. Plaintiffs' claims are typical of the claims of the proposed Subclass. Plaintiffs assert claims in each of the categories they assert on behalf of the proposed Subclass. The relief Plaintiffs seek for the unlawful policies and practices complained of herein are also typical of the relief which is sought on behalf of the proposed Subclass.

#### **F. Adequacy of Representation**

35. Plaintiffs' interests are co-extensive with those of the members of the proposed Class of Account Executives and Sales Representatives they seek to represent in this case. Plaintiffs are willing and able to represent the proposed Class fairly and vigorously as they pursue their similar individual claims in this action. Plaintiffs have retained counsel who are qualified and experienced in employment class action litigation, and who are able to meet the time and fiscal demands necessary to litigate a class action of this size and complexity. The combined interests, experience and resources of Plaintiffs and their counsel to litigate competently the individual and Class claims at issue in this case satisfy the adequacy of representation requirement of Fed. R. Civ. P. 23(a)(4).

36. Plaintiffs' interests are co-extensive with those of the members of the proposed Subclass of Account Executives and Sales Representatives they seek to represent in this case.



Plaintiffs are willing and able to represent the proposed Subclass fairly and vigorously as they pursue their similar individual claims in this action. Plaintiffs have retained counsel who are qualified and experienced in employment class action litigation, and who are able to meet the time and fiscal demands necessary to litigate a class action of this size and complexity. The combined interests, experience and resources of Plaintiffs and their counsel to litigate competently the individual and Subclass claims at issue in this case satisfy the adequacy of representation requirement of Fed. R. Civ. P. 23(a)(4).

**G. Requirements of Rule 23(b)(2)**

37. Defendants have acted or have refused to act on grounds generally applicable to the proposed Class/Subclass, making final injunctive and declaratory relief appropriate with respect to the Class/Subclass Members as a whole.

38. Injunctive and declaratory relief are the predominant relief sought in this case because they are the culmination of the proof of the Company's individual and Class/Subclass-wide liability and the essential predicate for Plaintiffs' and the proposed Class/Subclass Members' entitlement to monetary and non-monetary remedies to be determined at a later state of the proceedings.

**H. Requirements of Rule 23(b)(3)**

39. The common issues of fact and law affecting Plaintiffs' claims and those of the proposed Class/Subclass Members, including, but not limited to, the common issues identified above, predominate over any issues affecting only individual claims.

40. A class action is superior to other available means for the fair and efficient adjudication of Plaintiffs' claims and the claims of the members of the proposed Class/Subclass. There will be no difficulty in the management of this action as a class action.

41. The cost of proving the Company's violations of the New York Labor Law, conversion and unjust enrichment makes it impracticable for Plaintiffs and the members of the proposed Class/Subclass to pursue their claims individually.

**CLASS/SUBCLASS ALLEGATIONS**

42. Defendants 20/20, Verizon Communications, Inc., and Verizon Services, Corp. jointly employed Plaintiffs and the Class/Subclass Members as Account Executives and Sales Representatives to sell Verizon FiOS internet and television services across the country.

43. Upon information and belief, Defendant 20/20 entered into an agreement with Defendants Verizon Communications, Inc. and/or Verizon Services, Corp. which outlined the terms and conditions of the arrangement among Defendants to employ Plaintiffs and the Class/Subclass Members as Account Executives and Sales Representatives. Such agreement, upon information and belief, provides that New York law governs this arrangement. As such, Plaintiffs' and the Class/Subclass Members' employment is governed by New York law.

44. At all times relevant herein, the work performed by Plaintiffs and the Class/Subclass Members was simultaneously for the benefit of Defendants.

45. Upon information and belief, there are over 1 million Verizon FiOS television subscribers and over 1.8 million Verizon FiOS internet subscribers nationwide that were secured through the sales efforts of Plaintiffs and the Class/Subclass Members.

46. Upon information and belief, the agreement among Defendants specified the allocation among each of them of the revenues generated by the sales of the Class/Subclass Members of Verizon FiOS television and internet services.

47. At all times relevant herein, Defendants 20/20, Verizon Communications, Inc., and Verizon Services, Corp. had authority over the terms and conditions of employment of Plaintiffs and the Class/Subclass Members.

48. For example, Defendants had the power to hire, fire and discipline Plaintiffs and the Class/Subclass Members and/or to effectively recommend such actions to one another. Defendants also maintained records relevant to the employment of Plaintiffs and the Class/Subclass Members.

49. As Account Executives and Sales Representatives, Plaintiffs and the Class/Subclass Members were responsible for obtaining customers for Verizon FiOS television and internet services.

50. By way of example only, Plaintiffs and the Class/Subclass Members went door-to-door, selling Verizon FiOS services and answering questions and concerns by potential customers related to such services.

51. At all times relevant herein, the Company supervised and controlled the work schedules and working conditions of Plaintiffs and the Class/Subclass Members.

52. For instance, the Company required Plaintiffs and the Class/Subclass Members to attend mandatory meetings at the end of each workday in the Company's office. The meetings were led variously by a representative from Defendants Verizon Communications, Inc., Verizon Services, Corp. and/or 20/20.

53. Plaintiffs and the Class/Subclass Members were paid weekly based solely on commissions earned through the sale of Verizon FiOS television and internet services.

54. At all times relevant herein, Defendants Verizon Communications, Inc., Verizon Services, Corp., and 20/20 jointly determined the commission structure, payment procedures and other compensation policies and practices applicable to Plaintiffs and the Class/Subclass Members.

Acting directly in the interest of Defendants Verizon Communications, Inc. and Verizon Services, Corp., Defendant 20/20 communicated and implemented such policies and practices, as well as any changes in such policies and practices, to Plaintiffs and the Class/Subclass Members.

55. For example, Defendant 20/20 would provide Plaintiffs and the Class/Subclass Members with written memoranda announcing changes in the commission structure as determined by Defendants Verizon Communications, Inc., Verizon Services, Corp., and/or 20/20.

56. In addition, Defendants Verizon Communications, Inc., Verizon Services, Corp., and 20/20 jointly determined what rules applied to the payment of commissions to Plaintiffs and the Class/Subclass Members. Acting directly in the interest of Defendants Verizon Communications, Inc. and Verizon Services, Corp., Defendant 20/20 communicated and implemented any such rules concerning the payment of commissions, including any changes, to Plaintiffs and the Class/Subclass Members.

57. For instance, Defendant 20/20 would provide Plaintiffs and the Class/Subclass Members with written memoranda announcing changes in the rules concerning payment of commissions as determined by Defendants Verizon Communications, Inc., Verizon Services, Corp., and/or 20/20.

58. At all times relevant herein, the Company failed to provide Plaintiffs and the Class/Subclass Members with written terms of employment, signed by both the Company and Plaintiffs and the Class/Subclass Members.

59. As such, Plaintiffs and the Class/Subclass Members earned commissions on sale. Such commissions constitute “wages” within the meaning of New York Labor Law §§ 190 et seq.

60. Plaintiffs and the Class/Subclass Members received earnings statements that identified Defendant 20/20 and the address of its headquarters. Defendants Verizon

Communications, Inc. and/or Verizon Services, Corp., however, controlled in part how payroll was to be administered to Plaintiffs and the Class/Subclass Members.

61. In addition, Plaintiffs and the Class/Subclass Members received a statement entitled “Order Detail” each week that listed the sales generated and the amount of commissions earned for each sale. Such statements contained the logos of Defendants 20/20, Verizon Communications, Inc. and/or Verizon Services, Corp.

62. Defendants, however, instituted an unlawful policy and practice of failing to pay Plaintiffs and the members of the proposed Class/Subclass their earned commissions.

63. For instance, Plaintiffs and the Class/Subclass Members were not paid commissions for all of the Verizon FiOS television and internet services they sold in a given week.

64. In addition, the Company instituted an unlawful policy and practice of deducting wages earned by Plaintiffs and the Class/Subclass Members.

65. For instance, each week, the Company deducted \$20.00 from the earned wages of Plaintiffs and the Class/Subclass Members for a “Compilation Fee” unilaterally assessed by the Company.

66. In addition, Defendants deducted \$5.00 from the earned wages of Plaintiffs and the Class/Subclass Members each week for a “Shirt Fee” unilaterally assessed by the Company.

67. Defendants also improperly deducted Plaintiffs’ and the Class/Subclass Members’ earned wages for “rejects,” which represented sales completed by Plaintiffs and the Class/Subclass Members that were determined by the Company to be invalid without any explanation.

68. By way of example only, the Company would deduct Plaintiffs’ and the Class/Subclass Members’ earned wages for unidentified returns of products and/or services after a

sale had been consummated and after payment had already been made to Plaintiffs and the Class/Subclass Members for such sale.

69. At all times relevant herein, Plaintiffs and the Class/Subclass Members did not authorize, in writing or otherwise, such deductions from their earned wages. Such unlawful deductions were not for the benefit of Plaintiffs and the Class/Subclass Members.

70. As a result of the Company's unlawful policy and practice of failing to pay Plaintiffs and the Class/Subclass Members their earned commissions and making unlawful deductions from the earned wages of Plaintiffs and the Class/Subclass Members without their written authorization and for purposes that did not benefit Plaintiffs and the Class/Subclass Members, Plaintiffs and the Class/Subclass Members have suffered, and continue to suffer, substantial damages.

**AS AND FOR A FIRST CAUSE OF ACTION**

**(Failure to Pay Earned Commissions in Violation of the New York Labor Law  
on Behalf of Plaintiffs and the Class/Subclass Members)**

71. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 70, inclusive, as if fully set forth herein.

72. At all times relevant herein, Plaintiffs and the members of the proposed Class/Subclass were and are "employees" within the meaning of the New York Labor Law. Similarly, at all times relevant herein, Defendants were and are an "employer" within the meaning of the New York Labor Law.

73. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

74. Plaintiffs and the Class/Subclass Members earned commissions on sale of such services. Such commissions constitute “wages” within the meaning of New York Labor Law §§ 190 et seq.

75. Defendants, however, instituted a policy and practice of failing to pay Plaintiffs and the Class/Subclass Members commissions for all of the Verizon FiOS television and internet services they sold in a given week.

76. Plaintiffs and the members of the proposed Class/Subclass, therefore, are due wages from the Company based on their commissions, which were earned on sale.

77. Defendants willfully, intentionally and deliberately withheld earned wages due and owing to Plaintiffs and the members of the proposed Class/Subclass without their written authorization.

78. Defendants’ unlawful withholdings from the earned wages due and owing to Plaintiffs and the Class/Subclass Members without their written authorization were willful violations of New York Labor Law §§ 190 et seq.

79. As a result of the foregoing, Plaintiffs and the Class/Subclass Members have been denied earned wages required under New York Labor Law §§ 190 et seq., and have suffered substantial economic damages. Plaintiffs and the Class/Subclass Members do not seek liquidated damages under the New York Labor Law.

**AS AND FOR A SECOND CAUSE OF ACTION**

**(Unlawful Deductions in Violation of the New York Labor Law  
on Behalf of Plaintiffs and the Class/Subclass Members)**

80. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 79, inclusive, as if fully set forth herein.



81. At all times relevant herein, Plaintiffs and the members of the proposed Class/Subclass were and are “employees” within the meaning of the New York Labor Law. Similarly, at all times relevant herein, Defendants were and are an “employer” within the meaning of the New York Labor Law.

82. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

83. Plaintiffs and the Class/Subclass Members earned commissions on sale of such services. Such commissions constitute “wages” within the meaning of New York Labor Law §§ 190 et seq.

84. Defendants instituted a policy and practice of making deductions from the wages earned by Plaintiffs and the Class/Subclass Members without written authorization by Plaintiffs and the Class/Subclass Members. Such a policy and practice was not for the benefit of Plaintiffs and the Class/Subclass Members.

85. By way of example only, Defendants deducted \$20.00 each week from Plaintiffs’ and the Class/Subclass Members’ earned wages for a “Compilation Fee,” \$5.00 each week for a “Shirt Fee,” and also deducted earned wages for unidentified returns after a sale had been consummated and after payment had been made to Plaintiffs and the Class/Subclass Members for such sale.

86. Plaintiffs and the members of the proposed Class/Subclass, therefore, are due wages from the Company based on their commissions, which were earned on sale.



87. Defendants willfully, intentionally and deliberately made deductions from the earned wages due and owing to Plaintiffs and the members of the proposed Class/Subclass without their written authorization.

88. Defendants' unlawful deductions from the earned wages due and owing to Plaintiffs and the Class/Subclass Members without their written authorization were willful violations of New York Labor Law §§ 190 et seq.

89. As a result of the foregoing, Plaintiffs and the Class/Subclass Members have been denied wages required under New York Labor Law §§ 190 et seq., and have suffered substantial economic damages. Plaintiffs and the Class/Subclass Members do not seek liquidated damages under the New York Labor Law.

**AS AND FOR A THIRD CAUSE OF ACTION**

**(Conversion on Behalf of Plaintiffs and the Class/Subclass Members)**

90. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 89, inclusive, as if fully set forth herein.

91. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

92. Plaintiffs and the Class/Subclass Members earned commissions on sale of Verizon FiOS television and internet services.

93. At all times relevant herein, Plaintiffs and the Class/Subclass Members were entitled to the immediate possession of the wages they earned through their commissioned sales.

94. Defendants, however, instituted a policy and practice of failing to pay Plaintiffs and the Class/Subclass Members commissions for all of the Verizon FiOS television and internet services they sold in a given week.

95. In addition, Defendants instituted a policy and practice of making deductions from the wages earned by Plaintiffs and the Class/Subclass Members without their authorization, written or otherwise. Such a policy and practice was not for the benefit of Plaintiffs and the Class/Subclass Members.

96. As a result, Defendants wrongfully interfered with the rights of Plaintiffs and the Class/Subclass Members to immediate possession of the full amount of their earned wages.

97. As a direct result of Defendants' unlawful conversion of Plaintiffs' and the Class/Subclass Members' earned wages to which they were entitled to immediate possession, Plaintiffs and the Class/Subclass Members have suffered, and continue to suffer, substantial economic damages.

98. Defendants' unlawful conduct was knowing, malicious, willful and wanton and/or showed a reckless disregard for Plaintiffs and the Class/Subclass Members, warranting an award of punitive damages against Defendants.

#### **AS AND FOR A FOURTH CAUSE OF ACTION**

##### **(Unjust Enrichment on Behalf of Plaintiffs and the Class/Subclass Members)**

99. Plaintiffs hereby repeat and reallege each and every allegation in paragraphs 1 through 98 inclusive, as if fully set forth herein.

100. As previously alleged, Plaintiffs and the members of the proposed Class/Subclass are Account Executives and Sales Representatives who received commission-based wages for selling Verizon FiOS television and internet services.

101. As part of Defendants' efforts to secure and retain the services of Plaintiffs and the Class/Subclass Members throughout their tenure at the Company, Defendants represented to Plaintiffs and Class/Subclass Members that their commissions would be earned on sale and that their compensation would be commensurate with such sales.

102. Defendants currently have over 1 million Verizon FiOS television subscribers and over 1.8 million Verizon FiOS internet subscribers that were secured through the sales efforts of Plaintiffs and the Class/Subclass Members.

103. Clearly, Defendants benefited substantially from the hard work of Plaintiffs and the Class/Subclass Members.

104. Defendants, however, instituted a policy and practice of paying Plaintiffs and the Class/Subclass Members commissions that were far below what was promised to them, resulting in a gross injustice if Defendants' promises are not enforced.

105. As a direct result of Plaintiffs' and the Class/Subclass Members' reasonable and foreseeable reliance upon the promises made to them by Defendants regarding the payment of their earned wages, Defendants have been unjustly enriched and Plaintiffs and the Class/Subclass Members have suffered, and continue to suffer, substantial economic damages.

#### **PRAYER FOR RELIEF**

WHEREFORE, Plaintiffs, on behalf of themselves and the members of the proposed Class/Subclass whom they seek to represent, request the following relief:

A. Certification of the case as a class action maintainable under the Federal Rules of Civil Procedure 23(a), (b)(2) and/or (b)(3), on behalf of the proposed Class/Subclass Members and designation of Plaintiffs as representatives of this Class/Subclass and their counsel of record as Class/Subclass counsel;

- B. An award of actual damages in an amount to be determined at trial, plus prejudgment interest, for unpaid wages in violation of New York Labor Law §§ 190 et seq.;
- C. Declaratory judgment that the actions, policies and practices of Defendants complained of herein violate the laws and public policy of the State of New York;
- D. An injunction and order permanently restraining the Company and its partners, officers, owners, agents, successors, employees and/or representatives, and any and all persons acting in concert with them, from engaging in any further unlawful practices and policies as set forth herein;
- E. An injunction and order requiring Defendants to pay all statutorily-required wages pursuant to the New York Labor Law;
- F. An award of damages in an amount to be determined at trial, plus prejudgment interest, to compensate Plaintiffs and the proposed members of the Class/Subclass for all monetary and/or economic damages, including but not limited to, the loss of past income, wages, compensation and other benefits of employment;
- G. An award of damages for any and all other monetary and/or non-monetary losses suffered by Plaintiffs and the proposed members of the Class/Subclass in an amount to be determined at trial, plus prejudgment interest;
- H. An award of costs that Plaintiffs and/or the Class/Subclass Members have incurred in this action, including reasonable attorneys' fees and costs to the fullest extent permitted by law;
- I. An award of punitive damages for Defendants' unlawful conversion of Plaintiffs' and the Class/Subclass Members' earned wages; and
- J. Such other and further relief as the Court may deem just and proper.


**JURY DEMAND**

Plaintiffs, on behalf of themselves and the members of the proposed Class/Subclass, hereby demand a trial by jury on all issues of fact and damages stated herein.

Dated: June 26, 2009  
New York, New York

Respectfully Submitted,


ZABELL & ASSOCIATES, P.C.

By:   
Saul D. Zabell  
Tim Domanick

4875 Sunrise Highway, Suite 300  
Bohemia, New York 11716  
Telephone: (631) 589-7242  
Facsimile: (631) 563-7475

- and -

THOMPSON WIGDOR & GILLY LLP

By:   
Scott B. Gilly  
Douglas H. Wigdor  
Cindy E. Uh

85 Fifth Avenue  
New York, New York 10003  
Telephone: (212) 257-6800  
Facsimile: (212) 257-6845

COUNSEL FOR PLAINTIFFS  
AND PROPOSED CLASS COUNSEL

# **EXHIBIT 3**

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF NEW YORK**

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MARLA ADLER, STEPHEN BAUSENWEIN,  
AL DEICHLER, MIKE FROST, ED HALPIAN,  
RICH HERBST, KEVIN KELLY, ARTHUR  
LANDSMAN, ERIK MALAGON, JOE O'BRIEN,  
JOHN RE and DAN WATTS, on behalf of  
themselves and all others similarly-situated,

Plaintiffs,

v.

20/20 COMPANIES; 20/20 COMMUNICATIONS,  
INC.; VERIZON COMMUNICATIONS, INC.;  
VERIZON SERVICES CORP.; BARRY MILLAY,  
in his individual and official capacities; WILLIAM  
ROWLAND, JR., in his individual and official  
capacities; and JASON GREEN, in his individual  
and official capacities,

Defendants.

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Case No. CV-09-439(LDW)(ARL)

**JOINT STIPULATION OF SETTLEMENT AND RELEASE**

**PREAMBLE**

Plaintiffs Marla Adler, Stephen Bausenwein, Al Deichler, Mike Frost, Ed Halpian, Rich Herbst, Kevin Kelly, Arthur Landsman, Erik Malagon, Joe O'Brien, John Re and Dan Watts, on behalf of themselves and all other present and former employees in the Class, and Defendants 20/20 Companies, Barry Millay, William Rowland, Jr., and Jason Green (collectively, the "Parties"), by and through their respective counsel of record, agree to resolve the above-captioned action as between them through this Joint Stipulation of Settlement and Release.

**DEFINITIONS**

1. "20/20 Companies Releasees" means Defendants 20/20 Companies, Barry Millay, William Rowland, Jr. and Jason Green (collectively, the "20/20 Companies Defendants"), and all of their affiliates, including, without limitation, any parents and subsidiaries, affiliated entities, predecessors, divisions, joint ventures and assigns, and any of their past or present directors, officers, employees, partners, members, principals, agents, insurers, co-insurers, re-insurers, shareholders, attorneys, and personal or legal representatives, but specifically excluding Defendant 20/20 Communications, Inc. and its affiliates, principals, officers, directors, employees, agents, successors and assigns; provided, however, that in no event shall the 20/20



Companies Defendants be deemed to be excluded from the release.

2. “Action” means the civil action filed on February 3, 2009 in the United States District Court for the Eastern District of New York entitled *Maria Adler et al., on behalf of themselves and all others similarly-situated v. 20/20 Companies et al.*, Case No. CV-09-439(LDW)(ARL).

3. “Agreement” means this Joint Stipulation of Settlement and Release.

4. “Claims Administrator” shall refer to Gilardi & Co. LLC which will administer the terms and conditions of this Agreement by doing, among other things, the following: (i) mailing the Class Notice to Class Members; (ii) mailing any notices to authorities required under the Class Action Fairness Act (“CAFA”); (iii) tracking timely submitted Opt-Out Forms; (iv) notifying the Parties of timely and untimely claims; (v) opening an account for the purposes of administering the terms of this Agreement through a Qualified Settlement Fund, as that term is interpreted by the Internal Revenue Service and applicable state law; (vi) sending each Participating Claimant his/her respective Settlement Share; and (vii) reporting and making all required deductions, withholdings, and/or payroll tax payments.

5. “Class” or “Class Members” means the Class Representatives and any person who was employed by or under contract with Defendant 20/20 Companies, its predecessors or affiliates, direct or indirect, at any time during the Class Period in a Covered Position in the State of New York.

6. “Class Counsel” means Saul D. Zabell, Esquire, Zabell & Associates, P.C., 4875 Sunrise Highway, Suite 300, Bohemia, New York 11716, and Scott B. Gilly, Esquire, Thompson Wigdor & Gilly LLP, 85 Fifth Avenue, New York, New York 10003.

7. “Class Member Distribution Amount” means the remainder of the Settlement Amount available to be distributed to the Participating Class Members after deductions, pursuant to the terms of this Agreement, for Attorneys’ Fees, as that term is defined in Paragraph 52, the service payments to the Class Representatives, the payment for the services of the Claims Administrator, the payment for the costs of administering the terms of this Agreement, and the payment of any and all applicable payroll taxes.

8. “Class Period” means the period from January 1, 2006 through and including March 18, 2008.

9. “Class Representatives” means Plaintiffs Marla Adler, Stephen Bausenwein, Al Deichler, Mike Frost, Ed Halpian, Rich Herbst, Kevin Kelly, Arthur Landsman, Erik Malagon, Joe O’Brien, John Re and Dan Watts, individually and collectively.

10. “Consent to Participate and Claim Certification Form” means a signed request by a Class Member, substantially in the form attached to the Notice, to become a Participating Class Member and receive payment of his or her Settlement Share.

11. “Covered Position” means any position that required the employee or contractor to sell Verizon FiOS Internet and television services to residential customers.



12. “Court” means the United States District Court for the Eastern District of New York.

13. “Judgment” means an order to be executed and entered by the Court, substantially in the form attached hereto as Exhibit C, determining that this Agreement and the Settlement Amount are fair and adequate to protect the interests of the Participating Class Members, finally approving this Agreement and the Settlement Amount and certifying for settlement purposes only the Class provided in Paragraph 5.

14. “Notice” means the “Class Notice” to be approved by the Court substantially in the form attached hereto as Exhibit A.

15. “Opt-Out” or “Opt-Out Form” means a signed request by a Class Member, substantially in the form attached to the Notice, to exclude him or herself from the Settlement and from becoming a Participating Class Member.

16. “Parties” means the named parties to this Agreement.

17. “Participating Class Member” means each of the Class Representatives and any other Class Member who timely submits a Consent to Participate and Claim Certification Form to the Claims Administrator.

18. “Preliminary Approval Order” means an order to be executed and entered by the Court, substantially in the form attached hereto as Exhibit B, preliminarily approving this Agreement and the Settlement Amount, conditionally certifying for settlement purposes only the Class provided in Paragraph 5 and appointing for settlement purposes only the Class Representatives, Class Counsel, and the Claims Administrator.

19. “Released Periods” mean, for each Class Representative or Participating Class Member, both of the following:

- (a) as to the 20/20 Companies Releasees, the period from the date he or she was first employed by or under contract with Defendant 20/20 Companies, its predecessors or affiliates, direct or indirect, in the State of New York, to the date on which the Court enters the Judgment; and
- (b) as to the Verizon Releasees, the period from the date he or she was first employed by or under contract with Defendant 20/20 Companies, its predecessors or affiliates, direct or indirect, in the State of New York, through the end of the Class Period only.

20. “Settlement Amount” means no more than one million two hundred ninety-six thousand dollars (\$1,296,000.00). The 20/20 Companies Defendants shall deposit the Settlement Amount with the Claims Administrator no later than the Settlement Effective Date. Subject to Paragraph 47 below, the Claims Administrator shall fund the Qualified Settlement Fund with the Settlement Amount.

21. “Settlement Effective Date” means the latest of the following dates: (i) the date

of final affirmance of the Judgment on appeal; (ii) the date of final dismissal with prejudice of the last pending appeal from the Judgment; or (iii) if no appeal is filed, the expiration date of the time for the filing or noticing any form of valid appeal from the Judgment. Notwithstanding the foregoing, any proceeding, order, appeal, or petition pertaining solely to attorneys' fees shall not, by itself, in any way delay or preclude the Judgment from becoming final.

22. "Settlement Share" means a Participating Class Member's share of the Class Member Distribution Amount pursuant to the terms of this Agreement. Each Participating Class Member's Settlement Share will be based upon the number of weeks the Participating Class Member was employed in a Covered Position during the Class Period.

23. "Verizon Releasees" means Defendants Verizon Communications, Inc. and Verizon Services Corp. (together, "Verizon"), and all of their affiliates, including, without limitation, any parents and subsidiaries, affiliated entities, predecessors, successors, divisions, joint ventures and assigns, and any of their past or present directors, officers, employees, partners, members, principals, agents, insurers, co-insurers, re-insurers, shareholders, attorneys, and personal or legal representatives, but specifically excluding Defendant 20/20 Communications, Inc. and its affiliates, principals, officers, directors, employees, agents, successors and assigns.

### THE LITIGATION

24. On February 3, 2009, the Class Representatives commenced this Action on behalf of a purported class of persons allegedly employed by Defendants 20/20 Companies, 20/20 Communications, Inc. and Verizon in Covered Positions in the State of New York. Their Complaint asserted claims for failure to pay earned commissions and unlawful deductions in violation of the New York Labor Law ("NYLL"), conversion and unjust enrichment.

25. On June 26, 2009, the Class Representatives filed an Amended Complaint that added Plaintiff John Re, also a Class Representative, and Defendants Barry Millay, William Rowland, Jr. and Jason Green as parties to the Action.

26. The Class Representatives believe that their claims are meritorious and that the Action is appropriate for treatment as a class action.

27. The 20/20 Companies Defendants deny any liability or wrongdoing of any kind associated with the claims alleged in the Action and, for any purpose other than this Agreement, contend that this Action is not appropriate for treatment as a class action under Federal Rule of Civil Procedure 23.

28. The Parties ultimately reached an agreement to settle the Action as between them on the terms and conditions set forth in this Agreement.

29. If the Agreement is deemed void or the Settlement Effective Date does not occur, the 20/20 Companies Defendants do not waive, and expressly reserve, their rights to challenge any and all of the claims and allegations in the Amended Complaint on any procedural, legal or factual grounds and to assert any potential defense or privilege. This reservation of rights includes, without limitation, the right to challenge treatment of the Action as a class action. The

Class Representatives and Class Counsel agree that the 20/20 Companies Defendants retain and reserve these rights, and agree not to take a position to the contrary; specifically, the Class Representatives and Class Counsel hereby waive any argument based on this Agreement that the 20/20 Companies Defendants may not contest class certification or assert any other potential defense or privilege.

### **TERMS OF STIPULATION**

30. The Parties stipulate, for settlement purposes only, to the certification by the Court of a class of all Class Members as to all claims asserted in the Action.

31. As consideration for this Agreement, and to fully and completely resolve and settle as between them all claims of Class Members to be released by this Agreement, the 20/20 Companies Defendants agree to pay no more than the Settlement Amount.

32. Except for the additional service payments described at Paragraph 36, the gross amount payable to each Participating Class Member will be equal to his or her individual Settlement Share.

33. For income and payroll tax purposes, the Parties agree that the entirety of each Participating Class Member's Settlement Share constitutes earned wages, which shall be subject to required withholdings and deductions and reported as wage income as required by law. The Claims Administrator will report payment of each Participating Class Member's Settlement Share to all necessary governmental authorities, including the Internal Revenue Service, and shall make all required deductions, withholdings and payroll tax payments out of the Qualified Settlement Fund.

34. The 20/20 Companies Defendants will not be responsible for making any deductions, withholdings or additional payments, including without limitation, medical or other insurance payments or premiums, employee 401(k) contributions or matching employer contributions, wage garnishments, or charity withholdings, out of the Settlement Amount or any individual Settlement Share. Any amount paid to a Participating Class Member shall not create any credit or otherwise affect the calculation of any deferred compensation, benefit, pension or other compensation or benefit plan provided by the 20/20 Companies Defendants.

35. If fewer than all Participating Class Members cash their checks within the time permitted, any remaining funds will be redistributed to the 20/20 Companies Defendants.

36. In exchange for and conditioned upon their execution of a general release in favor of the 20/20 Companies Releasees and the Verizon Releasees in the form set forth at Paragraph 71, each Class Representative will receive a service payment in the gross amount of ten thousand dollars (\$10,000.00) to be paid out of the Qualified Settlement Fund. Each such service payment shall be made in addition to any Settlement Share to which the Class Representative may otherwise be entitled as a Participating Class Member, and will be reported on an IRS Form 1099.

### **COURT APPROVAL OF CLASS NOTICE**

37. Class Counsel shall file this Agreement with the Court and move the Court for its preliminary approval. By such motion, Class Counsel will request that the Court enter the Preliminary Approval Order, which shall (a) approve the terms of this Agreement; (b) certify the Class for settlement purposes; and (c) schedule the Settlement Hearing.

38. If the Court decides not to enter the Preliminary Approval Order in its entirety, the 20/20 Companies Defendants will have the right to terminate this Agreement in its entirety.

39. At the Settlement Hearing, the Court will consider and determine the fairness of this Agreement. To that end, the Parties shall address any written objections to the Settlement that were received from Class Members and any concerns voiced by the Court or Class Members who attend the hearing. Unless provided otherwise in this Agreement, the Parties will thereafter stipulate to the final approval of this Agreement and the entry of the Judgment by the Court. If the Court finds this Agreement to be fair and reasonable, the Court will grant final approval of the Agreement and enter the Judgment.

### **NOTICE OF CLASS ACTION SETTLEMENT**

40. The 20/20 Companies Defendants shall provide the Claims Administrator with a list, in electronic form, of the names, last known addresses, and telephone numbers of all Class Members (the "Class List") so that the Claims Administrator can engage in the processing and mailing of the Notice to each of them. The 20/20 Companies Defendants will provide the Class List to the Claims Administrator in time to accomplish this objective as required by Paragraph 53 of this Agreement.

41. The Claims Administrator will perform a standard skip trace to verify the accuracy of all Class Member addresses before the initial mailing of the Notice to ensure, to the extent reasonably practicable, that the Notice is sent to all Class Members at the addresses most likely to result in their immediate receipt of the Notice documents.

42. The Claims Administrator shall send a Notice to each Class Member by first-class mail within forty-five (45) days after the date of the Preliminary Approval Order. Such Notice shall be in the form approved by the Court in the Preliminary Approval Order. It will be conclusively presumed that if a Notice so mailed has not been returned within thirty (30) days of the mailing that the Class Member received the Notice. With respect to returned Notices, the Claims Administrator will use reasonable diligence to obtain a current address and re-mail the Notice to such address within twenty (20) days of the date it was returned. The Notice shall be deemed received by the addressee on the date of the second mailing.

43. All fees and costs relating to sending the Notice to the Class Members shall be paid by the Claims Administrator as part of its fees and costs, which will be paid out of the Settlement Amount.

44. Class Members will have sixty (60) days from the date of the mailing of the Notice to submit either a signed Consent to Participate and Claim Certification Form or Opt-Out Form to the Claims Administrator.



45. Any Class Member may appear in person or through counsel at the Settlement Hearing and may be heard as to why this Agreement should not be approved or is unfair, inadequate and unreasonable or why the Judgment should or should not be entered. No Class Member, however, shall be heard or entitled to object, and no papers or briefs submitted by any such person shall be received or considered by the Court, unless written notice of such Class Member's intent to appear at the Settlement Hearing, together with copies of all papers and briefs proposed to be submitted to the Court at the Settlement Hearing, is filed with the Court and served upon all Parties on or before \_\_\_\_\_, 2010. Service shall be made by first-class mail upon each of the persons designated at Paragraph 59 and shall be complete upon mailing. Any Class Member who does not file and serve his or her written objections in the manner provided above shall be deemed to have waived such objections and shall be foreclosed from making any objection, by appeal or otherwise, to any aspect of this Agreement.

46. In the event of any dispute concerning a Class Member's Settlement Share, the Parties will meet and confer in good faith in an effort to resolve the dispute, and if the Parties are unable to reach agreement, the dispute resolution provisions contained at Paragraph 62 will control.

#### **SETTLEMENT FUNDS AND PAYMENT**

47. Upon receipt of the Settlement Amount from the 20/20 Companies Defendants, the Claims Administrator shall deposit \$25,000 of the Settlement Amount into a separate, interest-bearing account (the "Allocation Correction Account"), which shall be used to correct any mathematical or factual errors in the calculation of the Settlement Shares and pay unanticipated administrative costs. The Claims Administrator shall report any and all such corrections to the Parties, which shall in turn report them to the Court. After all such corrections have been made, any funds remaining in the Allocation Correction Account will be held in trust by the Claims Administrator to cover unanticipated costs related to the administration of this Agreement. Any funds that remain in the Allocation Correction Account one year after the Settlement Effective Date, plus all accrued interest, will be distributed to the Participating Class Members on a pro rata basis by the Claims Administrator.

48. Within thirty (30) calendar days after the Settlement Effective Date, provided that the Settlement Effective Date occurs, Class Counsel will provide the 20/20 Companies Defendants with Class Counsel's taxpayer identification number and an executed Form W-9.

49. Within twenty (20) days after the Settlement Effective Date, the Claims Administrator shall mail to each Participating Class Member at his or her last known address, or updated address if obtained, a check in the amount of his or her Settlement Share less his or her share of relevant withholdings. Such checks shall be drawn on the account of the Qualified Settlement Fund.

50. Checks for Settlement Share payments issued to Participating Class Members pursuant to this Agreement shall remain negotiable for a period of ninety (90) days from the date of mailing, at which time such checks will be void and a stop-pay notice will be placed. Participating Class Members who fail to negotiate their check(s) within the ninety-day period will be deemed to have waived irrevocably any right in or claim to a Settlement Share, but shall

remain subject to the terms of the Judgment, including the Release contained at Paragraphs 70.

51. Subject to Paragraph 47 above, the fees and costs of the Claims Administrator will be paid out of the Qualified Settlement Fund periodically as they are incurred; provided, however, that in no event shall such fees and costs exceed \$15,000.00.

52. Class Counsel may seek up to \$443,428.56 of the Settlement Amount from the Court as full payment of their fees and costs incurred in connection with the Action. The 20/20 Companies Defendants will not oppose Class Counsel's motion for the payment of fees and costs. Payment of the attorneys' fees shall be made by the Claims Administrator out of the Qualified Settlement Fund within thirty (30) days after the Settlement Effective Date, provided that the Settlement Effective Date occurs.

53. The Parties agree to cooperate fully with each other to accomplish the objectives of this Agreement, including, but not limited to, the execution of such documents and the taking of such other action as may reasonably be necessary to implement its terms.

#### **MISCELLANEOUS**

54. The Parties agree to keep the terms of this Agreement confidential until the Parties move the Court to enter the Preliminary Approval Order.

55. The Parties will not initiate any contact with the media regarding the terms of this Agreement or the Action until Class Counsel files a motion for the Preliminary Approval Order with the Court. If the Parties are contacted by the media, they will state only that "a partial settlement of the Action has been reached and the Parties to that settlement are in the process of obtaining approval from the Court." After the date of entry of the Preliminary Approval Order, the Class Representatives, Class Counsel and their agents may communicate with Class Members, but shall issue no statements to the media regarding any aspect of this Agreement.

56. The Parties represent, covenant, and warrant that they have not directly or indirectly assigned or purported to assign to any person or entity any portion of any liability, claim, demand, action, cause of action or right released in this Agreement.

57. Nothing contained in this Agreement shall be construed as or deemed to be an admission of liability on the part of the 20/20 Companies Defendants, who deny liability for any claim asserted in the Action. Similarly, nothing contained in this Agreement shall be construed as or deemed to be an admission of any kind on the part of the Class Representatives, Class Members or Class Counsel, and this Agreement shall not be used in any manner against the Class Representatives, Class Members or Class Counsel in the continued litigation of this Action against the non-released defendants. Rather, each of the Parties has entered into this Agreement with the intention to avoid further litigation and its attendant inconvenience and expense.

58. This Agreement is a settlement document and shall be inadmissible in evidence in any judicial or administrative proceeding, except an action or proceeding to approve, interpret, or enforce its terms.

59. Unless otherwise specifically provided herein, all notices, demands or other communications given hereunder shall be in writing and shall be deemed to have been duly given as of the third business day after mailing by registered or certified mail, return receipt requested, addressed as follows:

To the Class:

Saul D. Zabell  
Zabell & Associates, P.C.  
4875 Sunrise Highway  
Suite 300  
Bohemia, NY 11716

- and -

Scott B. Gilly  
Thompson Wigdor & Gilly LLP  
85 Fifth Avenue  
New York, NY 10003

To the 20/20 Companies Defendants:

Sarah E. Bouchard  
Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103

60. Paragraph titles or captions contained in this Agreement are for ease of reference only and in no way define, limit, extend, or describe the scope or terms of this Agreement. Each term of this Agreement is contractual and not merely a recital.

61. If any deadline set forth in this Agreement cannot be met, counsel for the Parties shall confer in an attempt to reach agreement on an appropriate extension. If the Parties fail to reach agreement, any Party may apply to the Court for such an extension by motion; provided, however, that such motion may seek only a reasonable extension the deadline or deadlines in question and no other changes to the Agreement.

62. Counsel for the Parties shall confer with respect to any and all disputes related to this Agreement in an attempt to reach agreement on an appropriate resolution. If the Parties fail to reach agreement, any Party may bring such dispute to the Court by motion after ten (10) days' written notice to all other Parties. The Court will have continuing jurisdiction over this Agreement until all obligations contemplated herein have been fully satisfied.

63. This Agreement contains the entire agreement among the Parties relating to the resolution of the Action, and all prior or contemporaneous agreements, understandings, representations, and statements, whether oral or written and whether by a Party or such Party's legal counsel, are superceded by this Agreement.

64. No rights under this Agreement may be waived except in writing by the Parties.

65. It is agreed that because the Class is so numerous, it is impossible or impractical to have each Class Member execute this Agreement. Instead, a Notice substantially in the form attached hereto as Exhibit A will advise all Class Members of the binding nature of the releases contained herein.

66. This Agreement may be executed in counterparts, and when each Party has signed and delivered at least one such counterpart, each counterpart shall be deemed an original, and, when taken together with the other signed counterparts, shall constitute one Agreement, which shall be binding upon and effective as to all Parties.

67. Any Party may engage in communications with the Claims Administrator without advance notice to the other Parties or the Court, but must copy counsel for all other Parties on all such correspondence.

68. In the event that any Party takes the position that the Claims Administrator is not acting in accordance with the terms of the Agreement, the Parties shall confer prior to raising any such issue with the Claims Administrator.

69. No discovery materials shall be offered for sale or distributed to any person or entity by the Class Representatives or Class Counsel. All originals or reproductions of any discovery materials obtained by or given to any Party, expert, consultant, or other person shall be retrieved by Class Counsel and returned to the producing Party, and all Parties who received such materials shall certify within thirty days (30) of the Settlement Effective Date, that they have returned all such materials and all copies thereof to the producing Party. Alternatively, the Parties may agree in writing, in advance of the deadline set forth in this Paragraph, that all such materials shall be destroyed by the receiving Party. The requirements of this Paragraph do not apply to any Party's own work product but do apply to non-work product discovery materials described therein or attached thereto.

#### **RELEASE OF CLAIMS**

70. By failing to timely submit an Opt-Out Form, a Class Member will be bound by the terms of this Agreement and will be deemed to have waived, and fully and finally released the 20/20 Companies Releasees and Verizon Releasees from, any and all claims, rights, demands, liabilities and causes of action of every nature and description, whether known or unknown, arising or accruing during their respective Released Periods under New York state wage-and-hour laws, including, but not limited to, claims for or related to unpaid wages, minimum wage, overtime, premium pay, bonuses, commissions, deductions, waiting-time, meal periods, rest breaks or retaliation.

71. By executing this Agreement, by and through Class Counsel, the Class Representatives shall be deemed to have fully and finally released the 20/20 Companies Releasees and the Verizon Releasees from any and all claims, rights, demands, liabilities and causes of action of every nature and description, whether known or unknown, arising or accruing during their respective Released Periods, under federal, state or local law, statute, ordinance, regulation, the common law or other source of law, including, but not limited to, claims to

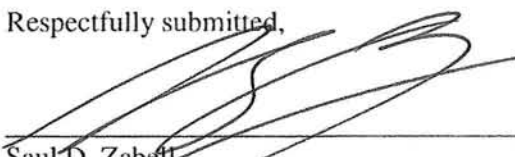


enforce rights provided by the NYLL, the Fair Labor Standards Act, Title VII of the Civil Rights Act, the Americans with Disabilities Act, the Employee Retirement Income Security Act, the Age Discrimination in Employment Act, the National Labor Relations Act and their implementing regulations, regardless of whether such claims sound in contract, tort, or statute, or seek legal or equitable relief. The Class Representatives further agree and acknowledge that they will not seek or be eligible for future employment with any of the Releasees.

#### **TERMINATION OF SETTLEMENT**

72. If more than five (5) percent of the Class Members timely submit an Opt-Out Form to the Claims Administrator, any of the 20/20 Companies Defendants may declare this Agreement void in its entirety, at which time this Agreement will terminate and litigation of the Action shall resume as though it had never been entered into. In the event of such a termination of the Agreement, (a) the 20/20 Companies Defendants shall have no obligation to pay the Settlement Amount or any Settlement Share but shall pay any administrative costs already incurred by the Claims Administrator or, if the Settlement Amount has already been paid, it will be repaid to the 20/20 Companies Defendants in its entirety less any administrative costs already incurred by the Claims Administrator; (b) all Parties and Class Members will each bear their own costs and fees incurred in connection with the Agreement; (c) the terms of the Agreement shall be deemed null and void with no further force or effect as to the Parties, Class Members or the Action; and (d) the Agreement shall not be used in this Action or in any other judicial or administrative proceeding for any purpose, and any Judgment or order entered by the Court in accordance with its terms shall be treated as vacated *nunc pro tunc*.

Respectfully submitted,



Saul D. Zabell  
Zabell & Associates, P.C.  
4875 Sunrise Highway  
Suite 300  
Bohemia, NY 11716  
Tel: (631) 589-7242  
Fax: (631) 563-7475

Scott B. Gilly  
Thompson Wigdor & Gilly LLP  
85 Fifth Avenue  
New York, NY 10003  
Tel: (212) 257-6800  
Fax: (212) 257-6845

*Counsel for Plaintiffs*



Sarah E. Bouchard  
Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103  
Tel: (215) 963-5000  
Fax: (215) 963-5001

Melissa C. Rodriguez  
Morgan, Lewis & Bockius LLP  
101 Park Avenue  
New York, NY 10178  
Tel: (212) 309-6000  
Fax: (212) 309-6001

*Counsel for Defendants*  
*20/20 Companies, Barry Millay,*  
*William Rowland, Jr. and Jason Green*

# **EXHIBIT 4**

**IN THE UNITED STATES DISTRICT COURT**  
**FOR THE EASTERN DISTRICT OF NEW YORK**

MARLA ADLER, STEPHEN BAUSENWEIN, AL  
DEICHLER, MIKE FROST, ED HALPIAN, RICH  
HERBST, KEVIN KELLY, ARTHUR LANDSMAN,  
ERIK MALAGON, JOE O'BRIEN, JOHN RE and  
DAN WATTS, on behalf of themselves and all others  
similarly-situated,

Plaintiff,

vs.

20/20 COMPANIES; 20/20 COMMUNICATIONS,  
INC.; VERIZON COMMUNICATIONS, INC.;  
VERIZON SERVICES CORP.; BARRY MILLAY,  
in his individual and official capacities; WILLIAM  
ROWLAND, JR., in his individual and official  
capacities; and JASON GREEN, in his individual and  
official capacities,

Defendants.

Case No. CV-09-439(LDW)(ARL)

**CLASS NOTICE**

**NOTICE OF PRELIMINARY APPROVAL OF SETTLEMENT OF CLASS ACTION**

**NOTICE OF SETTLEMENT HEARING AND HEARING REGARDING APPLICATION FOR ATTORNEYS'  
FEES, COSTS AND COMPENSATION TO NAMED CLASS REPRESENTATIVES**

- AND -

**EXCLUSION PROCEDURES**

**TO: All persons who were employed by or under contract with 20/20 Companies, its predecessors or affiliates, direct or indirect, to sell Verizon FiOS Internet and television services to residential customers in the State of New York (the "Covered Positions") at any time from January 1, 2006 through and including March 18, 2008 (the "Class Period").**

**If you are receiving this Notice, you may be entitled to share in the settlement of this class action. PLEASE READ THIS NOTICE CAREFULLY. EVEN IF YOU INTEND NOT TO PARTICIPATE IN THE SETTLEMENT, YOUR LEGAL RIGHTS MAY BE AFFECTED. PLEASE CONTINUE READING.**

Pursuant to the Order of the United States District Court for the Eastern District of New York entered on October 26, 2010, YOU ARE HEREBY NOTIFIED AS FOLLOWS:

A settlement (the "Settlement") has been reached between certain of the named parties ("Parties") in the action pending in the United States District Court for the Eastern District of New York titled Maria Adler et al., on behalf of themselves and all others similarly-situated v. 20/20 Companies et al., Case No. CV-09-439(LDW)(ARL) (the "Action"), which purports to assert common law claims and claims under the New York Labor Law ("NYLL") on behalf of all individuals described above (the "Class Members") against 20/20 Companies, 20/20 Communications, Inc., Verizon Communications, Inc., Verizon Services Corp. (together with Verizon Communications, Inc., "Verizon") and certain individuals. The terms of the Settlement have been preliminarily approved by the Court as fair and reasonable.

You have received this Notice because 20/20 Companies' records indicate that you are one of the Class Members. This Notice is designed to inform you of how you may receive payment under the Settlement. If you do not wish to participate in the Settlement, you do not have to do anything at all but your rights will be affected as described in this Notice. If you wish to exclude yourself from the Settlement, you may do so pursuant to Section IV.B below. By excluding yourself or by doing nothing in response to this Notice, you will not be eligible to receive any payment or benefits from the Settlement.

**I. BACKGROUND OF THE CASE**

On February 3, 2009, Plaintiffs Marla Adler, Stephen Bausenwein, Al Deichler, Mike Frost, Ed Halpian, Rich Herbst, Kevin Kelly, Arthur Landsman, Erik Malagon, Joe O'Brien and Dan Watts (the "Class Representatives") commenced this Action on behalf of a purported class of all persons employed by 20/20 Companies, 20/20 Communications, Inc. and/or Verizon in a Covered Position at any time from January 1, 2005 to the present. The Class Representatives alleged that they and the members of the purported class were not paid all of their earned commissions and that certain unlawful deductions were taken out of their paychecks. The Class Representatives later amended their complaint to join Plaintiff John Re, also a Class Representative, and Defendants Barry Millay, William Rowland, Jr. and Jason Green (the "Individual Defendants"), the principal executives of 20/20 Companies.

The Class Representatives believe that the Action is meritorious based on alleged violations of the NYLL and the common law, and that the Action is appropriate for treatment as a class action. 20/20 Companies and the Individual Defendants deny any liability or wrongdoing of any kind associated with the claims alleged in the Action, contend that they properly compensated the Class Representatives and all Class Members, and contend that, for any purpose other than the Settlement, this Action is not appropriate for treatment as a class action under Federal Rule of Civil Procedure 23.

After good-faith negotiations, however, the Class Representatives agreed to settle the Action with 20/20 Companies and the Individual Defendants only pursuant to the terms and conditions of the Settlement. **The Settlement is only a partial settlement of the Action. Neither the Class Representatives' claims against Defendant 20/20 Communications, Inc., nor their claims against Verizon arising or accruing after March 18, 2008, are affected by the Settlement. All of those claims will continue to be litigated in Court unless subsequently settled as between those parties.**

The Settlement represents a compromise and settlement of highly disputed claims. Accordingly, nothing in the Settlement is intended to or will be construed as an admission by 20/20 Companies or the Individual Defendants that the claims in the Action have merit or that any of them are liable to the Class Representatives or any Class Member on those claims.

The Class Representatives, 20/20 Companies and the Individual Defendants, and their respective legal counsel, have concluded, however, that the Settlement is advantageous, considering the risks and uncertainties to each side of continued litigation, and that the Settlement is fair, reasonable, adequate and in the best interests of the Class Members.

**The Court has reviewed the terms of Settlement proposed by the Parties and has preliminarily approved it as fair and reasonable.**

- **If you wish to participate in the Settlement**, you MUST follow the procedures outlined below in Section IV.A. If you follow those procedures, you will be eligible to receive payment of your Settlement Share.
- **If you wish to be excluded from the Settlement**, you MUST follow the procedures outlined below in Section IV.B. If you follow those procedures, you will not be bound by the Settlement as to your claims and you will not receive any settlement award.
- **If you do not wish to participate in the Settlement**, you do not have to do anything at all. If you do nothing in response to this Notice, you will not receive any settlement award but you will nonetheless be bound by the Settlement as to your claims.

## **II. SUMMARY OF THE SETTLEMENT**

The Settlement provides for the following:

### **A. Who is included in the Settlement?**

You are included in the Settlement if you meet all of the conditions set forth in the beginning of this Notice. Specifically, you must have been employed by 20/20 Companies in the State of New York to sell Verizon FiOS Internet and television services to residential customers (the "Covered Positions") at some time from January 1, 2006 through and including March 18, 2008 (the "Class Period").

### **B. How do you participate in the Settlement?**

**To participate in the Settlement and be eligible to receive your settlement award, you must sign and timely return a Consent to Participate and Claim Certification Form to the Claims Administrator. If you do not timely return a signed Consent to Participate and Claim Certification Form, you will not receive any settlement award.**

### **C. What will you receive from the Settlement?**

The total amount of the settlement is \$1,296,000. The costs of administering this Settlement, certain service payments to the Class Representatives, a set-aside for calculation errors and Class Counsel's attorneys' fees and costs will reduce the amount that will ultimately be paid out to Class Members.

Your potential monetary award will be based upon the number of weeks you worked in a Covered Position during the Class Period, provided that you have not previously executed a valid release of your claims. The gross amount of your Settlement Share payment will be reduced by the amount of any and all tax deductions and withholdings required by law. As an example, if you worked in New York as a Verizon FiOS sales representative from January 1, 2006 through June 30, 2007, you would be eligible to receive \$2,996.20, less applicable tax deductions and withholding. As a second example, if you worked in that capacity throughout the entire Class Period, you would be eligible to receive \$4,406.34, less applicable tax deductions and withholding.

### **D. When will you receive your Settlement Share payment?**

The Settlement Share payments will be paid to Participating Class Members after the deadline for Class Members to exclude themselves from the Settlement has passed and all rights to appeal or review of the Settlement or Judgment are exhausted or any appeal or review has been resolved in favor of the Settlement.

### **E. Who is the Claims Administrator?**

The Court has appointed Gilardi & Co. LLC to act as an independent Claims Administrator and to resolve any dispute concerning any Class Member's eligibility to participate in the Settlement.



**F. Who is representing the Class Members?**

The attorneys for the Class Members (“Class Counsel”) are Saul D. Zabell, Esquire, Zabell & Associates, P.C., 4875 Sunrise Highway, Suite 300, Bohemia, New York 11716, and Scott B. Gilly, Esquire, Thompson Wigdor & Gilly LLP, 85 Fifth Avenue, New York, New York 10003. However, any questions regarding this Notice or the Settlement should be directed to the Claims Administrator, Gilardi & Co. LLC, P.O. Box 8060 San Rafael CA 94912-8060, Telephone: 1-888-289-6804.

**G. What will you give up by not excluding yourself from the Settlement?**

Unless you execute and timely submit an Opt-Out Form, **you will be bound by the Settlement** and will be deemed to have waived and released certain claims you may have against Defendants 20/20 Companies, Verizon Communications, Inc., Verizon Services Corp., Barry Millay, William Rowland, Jr. and Jason Green, and all of their affiliates for the Class Period—but not any claims you may have against Defendant 20/20 Communications, Inc. or its affiliates in their entirety or against Verizon outside of the Class Period.

Specifically, **you will be deemed to have waived and released** any and all claims, rights, demands, liabilities and causes of action of every nature and description, whether known or unknown, under New York state wage-and-hour laws against Defendants 20/20 Companies, Barry Millay, William Rowland, Jr. and Jason Green, and all of their affiliates—including, without limitation, any and all of their parents, subsidiaries, affiliated entities, predecessors, divisions, joint ventures and assigns, and any of their past or present directors, officers, employees, partners, members, principals, agents, insurers, co-insurers, re-insurers, shareholders, attorneys, and personal or legal representatives—(collectively, the “20/20 Companies Releasees”) arising or accruing at any time from the date you were first employed by or under contract with 20/20 Companies, or any of its predecessors or affiliates, direct or indirect, in the State of New York, through the date this Settlement is finally approved by the Court.

**You will also be deemed to have waived and released** any and all claims, rights, demands, liabilities and causes of action of every nature and description, whether known or unknown, under New York state wage-and-hour laws against Defendants Verizon Communications, Inc., Verizon Services Corp., and all of their affiliates—including, without limitation, any and all of their parents, subsidiaries, affiliated entities, predecessors, successors, divisions, joint ventures and assigns, and any of their past or present directors, officers, employees, partners, members, principals, agents, insurers, co-insurers, re-insurers, shareholders, attorneys, and personal or legal representatives—(collectively, the “Verizon Releasees”) arising or accruing at any time from the date you were first employed by or under contract with 20/20 Companies, or any of its predecessors or affiliates, direct or indirect, in the State of New York, through March 18, 2008, the end of the Class Period.

Your release of the 20/20 Companies Releasees and limited release of the Verizon Releasees will include, but will not be limited to, claims for or related to unpaid wages, minimum wage, overtime, premium pay, bonuses, commissions, deductions, waiting-time, meal periods, rest breaks or retaliation.

**H. Who is responsible for Class Counsel’s attorneys’ fees?**

The Court has preliminarily approved payment from the Settlement Amount to Class Counsel of attorneys’ fees, costs and expenses incurred in representing the Class Representatives and Class Members in the Action. You are not responsible for Class Counsel’s attorneys’ fees.

**I. Who is responsible for the costs of administering the Settlement?**

The costs of administering the Settlement will be deducted from the Settlement Amount.

**J. Who is responsible for any applicable taxes?**

Class Members are solely responsible for the reporting and payment of their share of any federal, state and local income and other applicable taxes and withholdings, if any, on payments made to them pursuant to this Settlement. Class Members are advised to seek tax advice prior to acting in response to this Notice.

**III. CLASS REPRESENTATIVES AND CLASS COUNSEL SUPPORT THE SETTLEMENT**

The Class Representatives and Class Counsel support this Settlement. Their reasons include the inherent risk of a trial on the merits, and the inherent delays and uncertainties associated with litigation. Based on their experience litigating similar cases, Class Counsel believe that further proceedings in this case as between the Parties, including a trial and probable appeals, would be very expensive and protracted. No one can confidently predict how the various legal questions at issue, including the amount of damages, would ultimately be resolved. Therefore, upon careful consideration of all of the facts and circumstances of this case, the Class Representatives and Class Counsel believe that the Settlement is fair, reasonable, and adequate.

**IV. WHAT ARE YOUR RIGHTS AS A CLASS MEMBER?**

The Class Representatives and Class Counsel represent your interests as a Class Member. If you are a Class Member and you do not opt out of the Settlement, you will be bound by the terms of the Settlement and you will be deemed to have released your claims against the 20/20 Companies Releasees and Verizon Releasees as described at Section II.F above. Unless you retain your own counsel, however, you will not be responsible for the payment of any attorneys’ fees or other costs or expenses related to the Action or the Settlement. If you retain your own counsel, however, you will be solely responsible for his or her attorneys’ fees and expenses.

**A. Claiming Your Share of the Settlement**

**If you want to participate in the Settlement**, you **MUST** complete the Consent to Participate and Claim Certification Form that is attached to this Notice and mail it to the Claims Administrator at the following address:

20/20 Companies Claims Administrator  
c/o Gilardi & Co. LLC  
P.O. Box 8060  
San Rafael CA 94912-8060

Your signed Consent to Participate and Claim Certification Form must be postmarked by February 2, 2011 and must include your name (and former names, if any), current address, telephone number, Social Security Number and signature. If you have followed these procedures, the Claims Administrator will mail you a check in the amount of your Settlement Share after the Court has granted final approval of the Settlement. The check will be issued by the Claims Administrator, Gilardi & Co. LLC. Please be advised that, if you fail to timely submit a signed and complete Consent to Participate and Claim Certification Form or a signed and complete Opt-Out Form, **you WILL be bound by the Settlement, if it is approved, and the Judgment in the Action as to your claims even though you will receive no settlement award without filing a Consent to Participate and Claim Certification Form.**

**B. Excluding Yourself From The Settlement**

**If you want to exclude yourself from the Settlement**, you **MUST** complete the Opt-Out Form that is attached to this Notice and mail it to the Claims Administrator at the following address:

20/20 Companies Claims Administrator  
c/o Gilardi & Co. LLC  
P.O. Box 8090  
San Rafael CA 94912-8090

Your signed Opt-Out Form must be postmarked by February 2, 2011 and must include your name (and former names, if any), current address, telephone number, Social Security Number and signature. Please be advised that, if you timely submit a signed and complete Opt-Out Form, **you WILL NOT be bound by the terms of the Settlement, if it is approved, or the Judgment in the Action.** You will also not receive any payment as part of the Settlement. Opt-Out Forms that do not include all required information, however, or that are not submitted on a timely basis, will be deemed null, void and ineffective.

**V. THE SETTLEMENT HEARING AND OBJECTIONS TO THE SETTLEMENT**

A hearing (the "Settlement Hearing") will be held before the Honorable Leonard D. Wexler on January 10, 2011 in Courtroom 940 at 11:00 a.m. at the United States District Court for the Eastern District of New York located at 100 Federal Plaza, Central Islip, New York 11722 (the "Court"), to determine, as a final matter, whether the proposed Settlement of the Action is fair, adequate and reasonable, and whether the Action should be dismissed on the merits with prejudice as between the settling parties. The hearing may be adjourned by the Court from time to time as the Court may direct without further notice.

Any Class Member may appear in person or through counsel at the Settlement Hearing and be heard as to why the proposed Settlement of the Action should not be approved as fair, adequate and reasonable, or why a final judgment dismissing the Action against 20/20 Companies and the Individual Defendants with prejudice and partially dismissing the Action against Verizon should or should not be entered. However, **no Class Member shall be heard or entitled to object, and no papers or briefs submitted by any such person shall be received or considered by the Court, unless** written notice of intent to appear at the Settlement Hearing, together with copies of all papers and briefs proposed to be submitted to the Court, is filed with the Court and served upon all of the following persons by mail postmarked on or before February 2, 2011:

*Class Counsel*

Saul D. Zabell  
Zabell & Associates, P.C.  
4875 Sunrise Highway, Suite 300  
Bohemia, NY 11716-4630

- and -

Scott B. Gilly  
Thompson Wigdor & Gilly LLP  
85 Fifth Avenue  
New York, NY 10003-3019

*Counsel for the 20/20 Companies Defendants*

Sarah E. Bouchard  
Morgan, Lewis & Bockius LLP  
1701 Market Street  
Philadelphia, PA 19103-2903

Any Class Member who does not make and serve his or her written objections in the manner provided above shall be deemed to have waived such objections and shall be foreclosed from making any objections, by appeal or otherwise, to the proposed Settlement. **Any Class Member who is satisfied with the proposed Settlement need not appear at the Settlement Hearing.**

**PLEASE DO NOT TELEPHONE THE COURT, THE CLERK OF THE COURT OR ANY OF THE PARTIES OR THEIR COUNSEL FOR INFORMATION REGARDING THIS SETTLEMENT OR THE CLAIMS PROCESS.  
ALL INQUIRIES SHOULD BE DIRECTED TO THE CLAIMS ADMINISTRATOR AT 1-888-289-6804**

*Adler v. 20/20Companies*  
*In The United States District Court*  
*For The Eastern District Of New York*  
Case No. CV-09-439(LDW)(ARL)

## Consent to Participate and Claim Certification Form

### FILL OUT THIS FORM ONLY IF YOU **DO** WANT TO PARTICIPATE IN THE SETTLEMENT

By my signature below, I am giving notice that I am consenting to participate in the Settlement of this Action and receive any settlement award that may be available to me.

**Must Be Postmarked No Later Than February 2, 2011**

\_\_\_\_\_  
First Name (please print)

\_\_\_\_\_  
Last Name

\_\_\_\_\_  
Maiden/Former Name(s) (if any)

\_\_\_\_\_  
Current Address

\_\_\_\_\_  
City

\_\_\_\_\_  
State

\_\_\_\_\_  
Zip

\_\_\_\_\_  
Social Security No.

\_\_\_\_\_  
Date

\_\_\_\_\_  
Signature

**ALL INQUIRIES SHOULD BE DIRECTED TO THE CLAIMS ADMINISTRATOR AT 1-888-289-6804**

# **EXHIBIT 5**



*Adler v. 20/20Companies*  
*In The United States District Court*  
*For The Eastern District Of New York*  
Case No. CV-09-439(LDW)(ARL)

## Consent to Participate and Claim Certification Form

### FILL OUT THIS FORM ONLY IF YOU **DO NOT** WANT TO PARTICIPATE IN THE SETTLEMENT

By my signature below, I am giving notice that I am opting-out of the Settlement of this Action. I understand that I will not be eligible to receive any cash payment that may otherwise have been available to me.

**Must Be Postmarked No Later Than February 2, 2011**

\_\_\_\_\_  
First Name (please print)

\_\_\_\_\_  
Last Name

\_\_\_\_\_  
Maiden/Former Name(s) (if any)

\_\_\_\_\_  
Current Address

\_\_\_\_\_  
City

\_\_\_\_\_  
State

\_\_\_\_\_  
Zip

\_\_\_\_\_  
Social Security No.

\_\_\_\_\_  
Date

\_\_\_\_\_  
Signature

# **EXHIBIT 6**

IN THE UNITED STATES DISTRICT COURT  
FOR THE EASTERN DISTRICT OF NEW YORK

MARLA ADLER, STEPHEN BAUSENWEIN,  
AL DEICHLER, MIKE FROST, ED HALPIAN,  
RICH HERBST, KEVIN KELLY, ARTHUR  
LANDSMAN, ERIK MALAGON, JOE O'BRIEN,  
JOHN RE and DAN WATTS, on behalf of  
themselves and all others similarly-situated,

Plaintiffs,

v.

20/20 COMPANIES; 20/20 COMMUNICATIONS,  
INC.; VERIZON COMMUNICATIONS, INC.;  
VERIZON SERVICES CORP.; BARRY MILLAY,  
in his individual and official capacities; WILLIAM  
ROWLAND, JR., in his individual and official  
capacities; and JASON GREEN, in his individual  
and official capacities,

Defendants.

Case No. CV-09-439(LDW)(ARL)

**ORDER GRANTING PRELIMINARY APPROVAL OF SETTLEMENT**

NOW, this 26<sup>th</sup> day of OCTOBER, 2010, upon consideration of Class

Counsel's Motion, and the Court being fully apprised of the facts, the Court hereby **ORDERS**  
and **DECREES** the following:

1. The Court provisionally certifies the following class under Fed. R. Civ. P. 23(e),  
for purposes of a partial settlement of this action only ("Settlement Class"):

All persons who were employed by or under contract with 20/20  
Companies, its predecessors or affiliates, direct or indirect, to sell Verizon  
FiOS Internet and television services to residential customers in the State  
of New York at any time from January 1, 2006 through and including  
March 18, 2008.

2. Plaintiffs meet all of the requirements for settlement class certification under Fed.

MOVANT'S COUNSEL IS DIRECTED TO SERVE A COPY  
OF THIS ORDER ON ALL PARTIES UPON RECEIPT.

R. Civ. P. 23(a) and (b)(3).

3. Plaintiffs satisfy Fed. R. Civ. P. 23(a)(1), for purposes of certification of a settlement class only, because there are approximately 1000 members of the Settlement Class (the "Class Members") and, thus, joinder is impracticable.

4. Plaintiffs satisfy Fed. R. Civ. P. 23(a)(2), for purposes of certification of a settlement class only, because Plaintiffs and the Class Members share common issues of fact and law, including whether Defendants complied with applicable wage-and-hour laws.

5. Plaintiffs satisfy Fed. R. Civ. P. 23(a)(3), for purposes of certification of a settlement class only, because Plaintiffs' claims arise from the same factual and legal circumstances that form the bases of the Class Members' claims.

6. Plaintiffs satisfy Fed. R. Civ. P. 23(a)(4), for purposes of certification of a settlement class only, because Plaintiffs will fairly and adequately protect the interests of the Settlement Class.

7. Plaintiffs also satisfy Rule 23(b)(3), for purposes of certification of a settlement class only, because common factual allegations and a common legal theory predominate over any factual or legal variations among Class Members and because a class action is superior to other available methods for the fair and efficient adjudication of the controversy.

8. The Court appoints Plaintiffs Marla Adler, Stephen Bausenwein, Al Deichler, Mike Frost, Ed Halpian, Rich Herbst, Kevin Kelly, Arthur Landsman, Erik Malagon, Joe O'Brien, John Re and Dan Watts as Settlement Class Representatives.

9. The Court appoints Saul D. Zabell, Esquire, Zabell & Associates, P.C., 4875 Sunrise Highway, Suite 300, Bohemia, New York 11716, and Scott B. Gilly, Esquire, Thompson Wigdor & Gilly LLP, 85 Fifth Avenue, New York, New York 10003, as Class Counsel because

they meet all of the requirements of Fed. R. Civ. P. 23(g). See D.S. ex rel S.S. v. N.Y. City Dep't of Educ., 255 F.R.D. 59, 74 (E.D.N.Y. 2008) (observing that, in certifying class, court must "ensure adequate counsel" and describing factors to be considered under Fed. R. Civ. P. 23(g)).

104. The Court appoints GILARDI & CO. LLC as Claims Administrator.

115. The Court approves the form of the Class Notice attached as Exhibit A to the Parties' Joint Stipulation of Settlement and Release (the "Stipulation"). The Notice is to be mailed by the Claims Administrator, by first class mail, to the Class Representatives and Class Members at their last known addresses within forty-five (45) days of this Order.

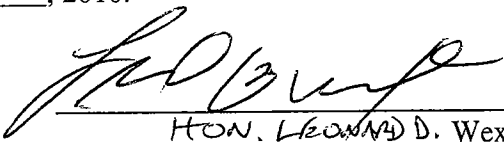
126. Class Members shall mail all requests to exclude themselves from the proposed Settlement to the Claims Administrator, in accordance with the Stipulation, Notice and instructions thereto. Class Members shall be provided sixty (60) days from the date of mailing of the Notice to return an Opt-Out Form.

137. Class Members shall assert any and all objections to the Settlement to the Court, in accordance with the Stipulation, Notice and instructions thereto.

148. This Order, the underlying Stipulation, as well as any attachments thereto, shall not be cited in any matter for the purpose of seeking or opposing class or collective action certification or class or collective action notice.

159. A final approval hearing is set for JANUARY 10, <sup>2011</sup>~~2010~~ at 11:00AM.

SO ORDERED this 26 day of OCTOBER, 2010.

  
HON. LEONARD D. WEXLER, ~~US~~ USDT.  
CENTRAL ISLIP, NY

# **EXHIBIT 7**

	<u># States</u>	<u># Class Members</u>	<u>Total Work Weeks</u>	<u>Total Claim Share *</u>
Total Class:	33	1,259	15,874.68	\$ 609,809.46

<u>State</u>	<u># Class Members</u>	<u>% Class Members</u>	<u>Work Weeks</u>	<u>% Work Weeks</u>	<u>Total Claim Share</u>	<u>% Claim Share</u>
AL	1	0.1%	8	0.1%	307.30	0.1%
AZ	2	0.2%	20	0.1%	768.25	0.1%
CA	14	1.1%	119.28	0.8%	4,582.11	0.8%
CO	1	0.1%	9	0.1%	345.72	0.1%
CT	4	0.3%	41	0.3%	1,574.92	0.3%
FL	45	3.6%	638.7	4.0%	24,534.87	4.0%
GA	1	0.1%	6.57	0.0%	252.43	0.0%
IA	1	0.1%	10	0.1%	384.13	0.1%
IL	4	0.3%	13	0.1%	499.38	0.1%
IN	23	1.8%	188.42	1.2%	7,238.08	1.2%
KY	5	0.4%	94	0.6%	3,610.80	0.6%
LA	7	0.6%	43.14	0.3%	1,657.23	0.3%
MA	17	1.4%	255.42	1.6%	9,811.75	1.6%
MD	32	2.5%	280.57	1.8%	10,777.58	1.8%
ME	1	0.1%	2	0.0%	76.82	0.0%
MI	2	0.2%	26	0.2%	998.73	0.2%
MN	1	0.1%	6	0.0%	230.48	0.0%
MO	9	0.7%	169.57	1.1%	6,513.74	1.1%
MS	2	0.2%	21	0.1%	806.67	0.1%
NC	14	1.1%	142.14	0.9%	5,460.11	0.9%
NJ	41	3.3%	480	3.0%	18,438.13	3.0%
NY	901	71.6%	11283.03	71.1%	433,428.56	71.1%
OH	11	0.9%	175	1.1%	6,722.27	1.1%
OR	5	0.4%	65	0.4%	2,496.85	0.4%
PA	6	0.5%	152	1.0%	5,838.75	1.0%
RI	1	0.1%	10	0.1%	384.13	0.1%
SC	3	0.2%	46	0.3%	1,766.99	0.3%
TN	7	0.6%	66.85	0.4%	2,568.18	0.4%
TX	81	6.4%	1173.14	7.4%	45,063.75	7.4%
VA	11	0.9%	169.85	1.1%	6,524.71	1.1%
WA	3	0.2%	78	0.5%	2,996.20	0.5%
WI	2	0.2%	56	0.4%	2,151.11	0.4%
WV	1	0.1%	26	0.2%	998.73	0.2%

\* The Total Claim Share shown has been reduced by the estimated amount of employer's taxes but before deduction of the employee taxes.

FirstName	LastName	Addr1	Addr2	City	State	Zip	Work Weeks	Claim Share
JOHN H.	FREEMAN	1252 FIVE MILE RD		BIRMINGHAM	AL	35215-6038	8	\$ 307.30
MICHAEL J	CARSON	339 N 75TH ST	APT 112	MESA	AZ	85207-7408	8	\$ 307.30
KYLE	JABLOW	258 FAWN DR		SEDONA	AZ	86336-7041	12	\$ 460.95
MICHAEL A.	AGUINALDO	31965 EMILERA CIR		WINCESTER	CA	92596	11	\$ 422.54
BRIAN	BARGO	2811 R BARGO 2811 SIMPLICITY		IRVINE	CA	9260	24	\$ 921.91
HEDER PEREZ	CARTENO	3063 W CHAPMAN AVE	APT 2105	ORANGE	CA	92868-1740	1	\$ 38.42
KEENAN ANTHONY	DEPHILLIPPO	326 VIA CORDOVA LN		MARTINEZ	CA	94553-4060	3	\$ 115.24
MARYANN	ESTAFANOUS	1137 BUCKINGHAM DR	APT F	COSTA MESA	CA	92626-2141	12	\$ 460.95
SHANNON	FEDERICO	7871 MISSION GROVE PKWY S	APT 45	RIVERSIDE	CA	92508-5029	9	\$ 345.72
STEVEN PAUL	JATIVA	12563 BRUSHY HOLLOW CIR		YUCAIPA	CA	92399-6402	19	\$ 729.85
MATTHEW DOUGLAS	MCKENZIE	129 BRODIA WAY		WALNUT CREEK	CA	94598-4919	6	\$ 230.48
MICHAEL JACOB	MILLER	3170 OAK RD	APT 123	WALNUT CREEK	CA	94597-7729	15	\$ 576.19
LUIS MANUEL	REGALADA	801 N LOARA ST	APT 95	ANAHEIM	CA	92801-4209	1	\$ 38.42
BRADY JAMES	SPRUNGER	12550 PACIFIC AVE	APT 8	LOS ANGELES	CA	90066-4322	11	\$ 422.54
JUSTIN A.	TILS	2700 PETERSON PL	APT 42A	COSTA MESA	CA	92626-5345	3	\$ 115.24
DENISE	TOWNSEND	392 RALCAM PL		COSTA MESA	CA	92627-6048	2.14	\$ 82.31
DANNA	VERNIA	113 W G ST	# 215	SAN DIEGO	CA	92101-6096	2.14	\$ 82.31
SEANA	HARVEY	14403 W YALE PL		LAKEWOOD	CO	80228-5453	9	\$ 345.72
ANDREW MICHAEL	FISHER	50 BATE RD		GREENWICH	CT	6830	1	\$ 38.42
PETERSON	GUERRIER	500 WOODBINE RD		STAMFORD	CT	06903-1901	4	\$ 153.65
MITCHELL	MARKMAN	1131 O TOLLAND TP 103		MANCHESTER	CT	6042	23	\$ 883.49
MICHAEL THOMAS	PLANTAMURA	197 SANDS PL		STRATFORD	CT	06615-6610	13	\$ 499.37
JONATHON	AGUILLARD	4203 W OHIO AVE		TAMPA	FL	33614-7825	8	\$ 307.30
DAVID	BARMORE	9 BROADWAY		DUNEDIN	FL	34698-7508	60	\$ 2,304.77
TARA J. (EMP)	BERGERON	8333 GARRISON CIR		TAMPA	FL	33615-1213	13	\$ 499.37
RICHARDO	BURGAS	1601 DRAYTON AVE		DELTONA	FL	32725-5635	1	\$ 38.42
ALEXIS	BURGOS	1601 DRAYTON AVE		DELTONA	FL	32725-5635	1	\$ 38.42
DANIEL	BURKHOLDER	2095 SUNSET POINT RD		CLEARWATER	FL	33765-1289	5	\$ 192.06
OTIS B.	CHAMBERS	13402 ROSLYN PL		TAMPA	FL	33626-2968	1	\$ 38.42
ERNESTO KEITH	COLEMAN	3405 W NEW ORLEANS AVE		TAMPA	FL	33614-6659	1	\$ 38.42
ALBERT	DEJESUS	7007 N CAMERON AVE		TAMPA	FL	33614-3138	5	\$ 192.06
BOBBY LEE	DIXON	2107 W VIRGINIA AVE		TAMPA	FL	33607-6527	3	\$ 115.24
JOSEPH W	DODSON	8721 N ORANGEVIEW AVE		TAMPA	FL	33617-5919	14	\$ 537.78
JEFFREY L	DURYEA	520 CHURCH ST		MELBOURNE	FL	32904-5603	14	\$ 537.78
JOSE A	FERNANDEZ JR	8005 N HABANA AVE		TAMPA	FL	33614-2816	8	\$ 307.30
CHRISTINA MARIE	FERRI	2509 1ST ST	APT 4	INDIAN RK BCH	FL	33785-3002	1	\$ 38.42
ORESTES SILVANUS	GONZALEZ	168 NE 88TH ST		EL PORTAL	FL	33138	1	\$ 38.42
PAUL W.	HENCHY	12112 TIMBERLAKE RD		RIVERVIEW	FL	33569-6322	2	\$ 76.82
THOMAS	IAMS	4136 WESTWOOD DR		HOLIDAY	FL	34691-1754	55	\$ 2,112.71
MOHAMED AHMED	KHALIL	6727 S LOIS AVE	APT 319	TAMPA	FL	33616-1627	41.86	\$ 1,607.85
KEVIN M.	LEMAY	18233 BROOKPARK DR		TAMPA	FL	33647-3180	1	\$ 38.42



YLIA	MALDONADO	3622 CYPRESS MEADOWS RD		TAMPA	FL	33624-2912	1	\$	38.42
GREG	MANES	100 PIERCE ST	APT 1007	CLEARWATER	FL	33756-5162	35	\$	1,344.45
JESSICA RENEE	MANN	5352 BAYWATER DR		TAMPA	FL	33615-3554	15	\$	576.19
IRA ROY	MEYER	15295 SW 45TH TER	APT E	MIAMI	FL	33185-4241	11	\$	422.54
JOSHUA ERIC	MEYER	15295 SW 45TH TER	APT E	MIAMI	FL	33185-4241	6	\$	230.48
ERIC	MORROW	259 CAPRI F		DELRAY BEACH	FL	33484-5119	22	\$	845.09
CAMALA NICOLE	MURRAY	12421 SEABROOK DR		TAMPA	FL	33626-2432	1	\$	38.42
DUTCH	NEWMAN	500 PALM SPRINGS BLVD	APT 410	INDN HBR BCH	FL	32937-2683	4	\$	153.65
DUTCH AUGUST	NEWMAN	500 PALM SPRINGS BLVD	APT 410	INDN HBR BCH	FL	32937-2683	35	\$	1,344.45
EDUARDO	PAREDES	8511 BLUE RIDGE DR		TAMPA	FL	33619-4924	15	\$	576.19
RYAN MARCUS	PEACOCK	6501 STAFFORD RD		PLANT CITY	FL	33565-6161	1	\$	38.42
ROBERT A	PEDERSEN SR	10611 LAKESIDE VISTA DR		RIVERVIEW	FL	33569-2907	49	\$	1,882.23
GEORGE M	RIGAS	22750 WILLOW LAKES DR		LUTZ	FL	33549-8736	4	\$	153.65
MARK A.	RIVERS	5716 KNEELAND LN		TAMPA	FL	33625-3288	1	\$	38.42
DANIEL	ROLDAN	11201 IRISH MOSS AVE		RIVERVIEW	FL	33569-2221	10	\$	384.13
GUZMAN X	ROSALES	15052 SW TERRI		HOMESTEAD	FL	33033	9	\$	345.72
GABRIEL	ROSS	6900 SW 44TH ST	# A	MIAMI	FL	33155-4788	51	\$	1,959.05
JAMES	RUTLEDGE	4725 ROWAN RD	APT 301	NEW PRT RCHY	FL	34653-5607	7	\$	268.89
ZACHARY	SCHAEFER	13668 CRYSTAL RIVER DR		ORLANDO	FL	32828-8447	47.86	\$	1,838.33
COSMOS	SCIOSCIA	13030 EARLY RUN LN		RIVERVIEW	FL	33578-3385	6	\$	230.48
KRISTOFER ANTHONY	SMITH	1120 CRIMSON CLOVER LN		WESLEY CHAPEL	FL	33543-6591	1	\$	38.42
MATTHEW D.	THOMPSON	5352 BAYWATER DR		TAMPA	FL	33615-3554	19	\$	729.85
SAMANTHA	TIMBS	1776 PINELAND DR		CLEARWATER	FL	33755-1939	12	\$	460.95
ALEXANDER KEITH	VALDES	6622 N CLARK AVE		TAMPA	FL	33614-3807	7	\$	268.89
BILLY C	WATSON	6906 125TH TER		LARGO	FL	33773-3307	16	\$	614.61
RONALD	WILKERSON	2631 GRANDE VALLEY BLVD	APT 17210	ORANGE CITY	FL	32763-7850	17	\$	653.01
MICHAEL S	JONES	535 CARLTON POINTE DR		PALMETTO	GA	30268-2349	6.57	\$	252.43
ZACHARY	HANSEN	5115 SE 9TH ST		DES MOINES	IA	50315-4778	10	\$	384.13
ROMAN	GALTSEV	810 HUGHES PL		VERNON HILLS	IL	60061-1434	5	\$	192.06
ANGELA M	JACOBS	2030 N 16TH ST		SPRINGFIELD	IL	62702-1802	1	\$	38.42
DAVID R.	TUCKER	621 N 3RD ST		DUPO	IL	62239-1142	1	\$	38.42
STEPHANIE	WILSON	108 BRACKETT ST		SWANSEA	IL	62226-4355	6	\$	230.48
DEBORAH K	BERG	7711 BRECKENWOOD DR		FORT WAYNE	IN	46819-1754	14	\$	537.78
SHIRLEY ANN	BERTSCH	10936 HICKORY TREE RD		FORT WAYNE	IN	46845-1032	3	\$	115.24
JUSTIN R.	BREWER	271 E MISSOURI ST		EVANSVILLE	IN	47711	3	\$	115.24
KENTON M.	CALDWELL	1516 E GIMBER ST		INDIANAPOLIS	IN	46203-5320	2	\$	76.82
CHRIS	FENIELLO	248 CLAYTON LN		GREENWOOD	IN	46143-7961	36	\$	1,382.86
CARISSA M.	FISHER	4817 WILLIAMSBURG DR		FORT WAYNE	IN	46804-4012	1	\$	38.42
BRANDON L	FLICK	2637 CEDARBROOK DR		INDIANAPOLIS	IN	46227	1	\$	38.42
JESSE LEE	HOLT	10875 N 300TH		WEST DECATUR	IN	96737	1	\$	38.42
MEGAN NICOLE	HUNT	5865 BEATLE DR	APT D	INDIANAPOLIS	IN	46216-2177	1	\$	38.42
CARL E	IMEL	1647 SPANN AVE		INDIANAPOLIS	IN	46203-1250	15	\$	576.19
CHRISTOPHER S.	JEKEL	1132 N PAZ DR	APT D	GREENWOOD	IN	46142-4249	7	\$	268.89

DANIEL	MASON	34 MYRENIA AVE		INGALLS	IN	46048-9700	1	\$	38.42
JAMES CHRISTOPHER	MILLAY	4324 MORRISON RD		NASHVILLE	IN	47448-8884	3	\$	115.24
DEAN E.	MILLER	5460 S ILLINOIS ST		INDIANAPOLIS	IN	46217-3528	2	\$	76.82
NATHAN ANDREW (EMP)	PROUD	307 W MAIN ST		GREENFIELD	IN	46140-2054	10	\$	384.13
TIMOTHY JOEL	PROUD	307 W MAIN ST		GREENFIELD	IN	46140-2054	2	\$	76.82
CORY W	RUCKER	7533 TINSEL AVE		INDIANAPOLIS	IN	46237-3437	11	\$	422.54
TOBY RANDALL	SCHROCK	6501 REED RD	APT 301	FORT WAYNE	IN	46835-2236	28	\$	1,075.56
STEVEN J.	SHANNON	10127 MONTERY RD	APT D	INDIANAPOLIS	IN	46235-1833	2	\$	76.82
JACK D.	STONE	11710 HARTLAND DR		INDIANAPOLIS	IN	46229-9621	19.43	\$	746.30
JOSHUA LEE	TAYLOR	3160 AUTUMN RIDGE DR		ANDERSON	IN	46012-9348	11	\$	422.54
JOSHUA D	TEAGUE	4251 MALDEN LN	APT F	INDIANAPOLIS	IN	46127	3	\$	115.24
GREG	WYMER	1875 N STATE ROAD 827		ANGOLA	IN	46703-8572	12	\$	460.95
DAVID	BERROW	103 W CLAY ST		ELIZABETHTOWN	KY	42701-9212	38	\$	1,459.68
JORDAN R	GIBBS	861 CASTLE HEIGHTS RD		BOWLING GREEN	KY	42103-8716	18	\$	691.43
JARED	PERSON	3840 BANYAN DR		BOWLING GREEN	KY	42104-5305	7	\$	268.89
BRIAN CHRISTOPHER	TINSLEY	1510 KENILWOOD WAY		BOWLING GREEN	KY	42104-5464	1	\$	38.42
DUSTIN L	WATKINS	514 CROSSFIELD WAY		BOWLING GREEN	KY	42104-7737	30	\$	1,152.38
JEFFERY R.	BRASSEAU	220 DOUCET RD	APT 249	LAFAYETTE	LA	70503-3484	9	\$	345.72
COLBY J.	BROUSSARD	13820 JUDE RD		ERATH	LA	70533-5741	5	\$	192.06
JEREMY JULES	LAGRANGE	288 NORTHWOOD RD		ARNAUDVILLE	LA	70512-5719	2.14	\$	82.31
JERRAD W.	MYERS	6827 N UNIVERSITY AVE		CARENCRO	LA	70520-5244	10	\$	384.13
COBY J	QUEBEDEAUX	109 MANASSA DR		CARENERO	LA	70570	12	\$	460.95
PHILLIP COLE	SUIRE	9308 HIGHWAY 339		ABBEVILLE	LA	70510-2630	4	\$	153.65
JUSTIN W (EMP)	THIBODEAUX	921 W MACCI ST	UNIT 21	GONZALES	LA	70737-4828	1	\$	38.42
JON	ADAMO	9 UPTON LN		BOXFORD	MA	01921-2656	40	\$	1,536.52
JOSHUA MICHAEL	ANUSEWICZ	68 BULLOCK RD		EAST FREETOWN	MA	02717-1016	5	\$	192.06
RICHARD E	BOOTHE JR	168 DAVIS ST		SPRINGFIELD	MA	01104-1424	19	\$	729.85
VIRGILIO	CANDELARIO	3 BRESNAHAN CT		BEVERLY	MA	01915-3403	3	\$	115.24
CHRISTOPHER LEE	CIMAN	57 MAPLE ST		MIDDLETON	MA	01949-2251	6	\$	230.48
CHRISTOPHER EDWARDS	COLEMAN	171 OLD CAMBRIDGE RD		WOBBURN	MA	01801-4759	4	\$	153.65
EDWIN DOYLE	DANIELS	34 HARLAN DR		BROCKTON	MA	02301-5816	4	\$	153.65
STANISLAV	IVANOV	13 VICTOR AVE		BEVERLY	MA	01915-3721	7	\$	268.89
ANITA DELORES	JUANSON	25 WALLIS ST		BEVERLY	MA	01915-4419	32	\$	1,229.21
ALEX	LEVIN	587 E BROADWAY	APT 3	BOSTON	MA	02127-4474	1	\$	38.42
JOHN	MCMAHAN	6 SHERIDAN RD		WILMINGTON	MA	01887-1419	6	\$	230.48
JOHN DAVID	MCMAHAN	6 SHERIDAN RD		WILMINGTON	MA	01887-1419	35	\$	1,344.45
TIMOTHY JOHN	MELLO	31 GARDNER ST		PEABODY	MA	01960-1867	36	\$	1,382.86
MICHAEL ANTHONY	POLVERE	418 LOWELL ST		PEABODY	MA	01960-2764	36.43	\$	1,399.33
RYAN	SHAWDEE	71 JEAN AVE		LOWELL	MA	01852-5739	13	\$	499.37
JARED JAMES	STAFFIER	16 THORNBERRY RD		WINCHESTER	MA	01890-3216	1	\$	38.42
JAMES AARON	TIRRELL	67 PINE SWAMP RD		IPSWICH	MA	01938-2909	7	\$	268.89
MATTHEW S.	BARNETT	1303 WICKELL RD		ODENTON	MD	21113-2127	1	\$	38.42
LUKE	BERRY	7058 MELTING SHADOWS LN		COLUMBIA	MD	21045-4815	10	\$	384.13

FRANCESC	CARTER	8108 SPRINGFIELD RD		GLENN DALE	MD	20769-9608	27	\$	1,037.15
KRISTOFER A	CELEY	212 OLD MAGOTHY BRIDGE RD		PASADENA	MD	21122-4463	1	\$	38.42
ERIC E	CHARNLEY	1403 DORCHESTER AVE		BALTIMORE	MD	21207-5019	2	\$	76.82
DAVID A.	CORREA	403 CARL AVE		LINTHICUM HTS	MD	21090-1609	5	\$	192.06
STEVEN S	CRAWFORD	10 ENJAY AVE		CATONSVILLE	MD	21228-3525	12	\$	460.95
SAMUEL	DAVIE	8770 CLOUDLEAP CT	APT T3	COLUMBIA	MD	21045-3845	10	\$	384.13
SCOTT CHARLES	DAVIS	8555 WINDOW LATCH WAY		COLUMBIA	MD	21045-5637	2	\$	76.82
JOHN W.	FISCHER	609 PAMDA RD		GLEN BURNIE	MD	21061	1	\$	38.42
JESUS O.	FREEMAN	5858 STEVENS FOREST RD		COLUMBIA	MD	21045-3732	1	\$	38.42
ALLISON	HOGAN	2192 HALLMARK CT		GAMBRILLS	MD	21054-2125	9	\$	345.72
LESLIE YVONNE	JOHNSON	1617 W LEXINGTON ST	# A	BALTIMORE	MD	21223-1741	1	\$	38.42
MICHAEL	JORDAN	1926 BANK ST		BALTIMORE	MD	21231-2513	22	\$	845.09
JUSTIN PAUL	LEISHER	7737 WOODLAWN AVE		PASADENA	MD	21122-1812	20	\$	768.25
JESSICA	LEONARD	8516 FOUNDRY ST		SAVAGE	MD	20763-9621	9	\$	345.72
CHRISTOPHER E	MCCLINIC	3576 BRICKWALL LN		PASADENA	MD	21122-7308	6.57	\$	252.43
NATHAN REID	MCCOY, JR.	8755 CONTEE RD	APT 402	LAUREL	MD	20708-1925	3	\$	115.24
ANTONIO ISAAC	NOBELO	6325 EARLY RED CT		COLUMBIA	MD	21045-4499	1	\$	38.42
SCOTT E	PHILLIPS	411 HANNES ST		SILVER SPRING	MD	20901-1722	14	\$	537.78
JORDAN JOSEPH	PRESCOTT	5208 CEDAR LN	APT 124	COLUMBIA	MD	21044-1491	7	\$	268.89
MICHAEL JOHN	REYNOLDS	550 ELIZABETH LN		GLEN BURNIE	MD	21061-3807	3	\$	115.24
ROCCO	ROSSI	13905 CONCORD AVE		LAUREL	MD	20707-5818	5	\$	192.06
TODD AARON	SHIPKEY	940 AUTUMNWOOD DR		GAMBRILLS	MD	21054-1207	1	\$	38.42
ALEX GARNIER	SIMON	206 CLARKES RIDGE CT	APT K	BEL AIR	MD	21015-6763	2	\$	76.82
JAMES JOSEPH	SMITH	100 HILLENDALE RD		BEL AIR	MD	21014-5118	13	\$	499.37
BUNHENG	SUONG	411 HANNES ST		SILVER SPRING	MD	20901-1722	4	\$	153.65
TRACY	SWAYNE	6124 CEDAR WOOD DR		COLUMBIA	MD	21044-3668	6	\$	230.48
JUSTIN ANTON	TERRY	8292 DEERFIELD CIR		SEVERN	MD	21144-2527	6	\$	230.48
STEPHANIE L	THOMPSON	2945 E ALMONDBURY DR		PASADENA	MD	21122-6351	25	\$	960.32
WILLIAM	UMUNNA	PO BOX 2471		MONTGOMRY VLG	MD	20886-2471	6	\$	230.48
JASON	WILHIDE	1225 PINE AVE		EDGEWATER	MD	21037-4317	45	\$	1,728.58
LIZA	MILLER	58 COMSTOCK FARM RD		STARKS	ME	04911-4510	2	\$	76.82
HALEY	ATKIN	406 N BRIDGE ST		GRAND LEDGE	MI	48837-1635	15	\$	576.19
EMILY	METZGER	916 SEYMOUR AVE		JACKSON	MI	49202-2544	11	\$	422.54
WARREN W	WALDROOP	2817 ANTHONY LN S		MINNEAPOLIS	MN	55418-3254	6	\$	230.48
LEO	CHANG	2500 OLD 63 S	APT 611A	COLUMBIA	MO	65201-5379	14	\$	537.78
RUSTIN	HALL	6223 EICHELBERGER ST		SAINT LOUIS	MO	63109-3452	45	\$	1,728.58
KENNETH.	HARDIN JR	3648 BLAINE AVE		SAINT LOUIS	MO	63110-2606	3	\$	115.24
SALVATORE J	MISTRETTE III	12926 COUNTY ROAD 7130		ROLLA	MO	65401-5930	6	\$	230.48
BRYANT D.	ROBERTS	7 SOUTHWOODS DR		FESTUS	MO	63028-4806	3	\$	115.24
TONY DENZELL	SIMPSON	3636 S SPRING AVE		SAINT LOUIS	MO	63116-4629	11	\$	422.54
STAYSEA	WILLIAMS	11498 ESSEX AVE	FL 2	MARYLAND HTS	MO	63043-1853	22	\$	845.09
STAYSEA R	WILLIAMS	11498 ESSEX AVE		MARYLAND HTS	MO	63043-1853	63	\$	2,420.01
TYRONE	WOODS	5734 TERRY AVE		SAINT LOUIS	MO	63120-1022	2.57	\$	98.77

MUSTAFA	CURRY	1003 DENNY AVE		OCEAN SPRINGS	MS	39564-3809	20	\$	768.25
SUSAN JOYCE	HENRY	1711 PEARL HILL RD		CARTHAGE	MS	39051-7924	1	\$	38.42
OTIS JAMES	BAILEY	3705 COUNTRY RIDGE RD		GREENSBORO	NC	27405-2830	2	\$	76.82
AHMAAD J	BRYSON	118 SHORELAKE DR	APT L	GREENSBORO	NC	27455-1455	2	\$	76.82
DANE L	DESILVEY	4924 BROMPTON DR	APT F	GREENSBORO	NC	27407-1187	3	\$	115.24
JOSE LUIS	FORTES	2728 BROMLEY PARK DR		WINSTON SALEM	NC	27103-4959	29	\$	1,113.97
BRANDON V	GLEATON	5616 WESLO WILLOW CIR		GREENSBORO	NC	27409-1745	1	\$	38.42
JOSHAUS A.M	JONES	208 SYCAMORE ST		OXFORD	NC	27565-3625	1	\$	38.42
LENL ISAAC	LAWRENCE	2211 SOUTHERN DR		DURHAM	NC	27703-6053	2.14	\$	82.31
MOHAMED M	MAHMOUD	6 RIVER OAKS DR	APT A	GREENSBORO	NC	27409-2767	2	\$	76.82
WILLIAM K.	MCCLELLAND	2871 WATER STONE LOOP		HIGH POINT	NC	27265-2522	5	\$	192.06
MICHAEL C	RUSO	16917 BIRKDL CMNS PKWY	APT C	HUNTERSVILLE	NC	28078-4877	31	\$	1,190.80
EBRIMA	SOHNA	3822 STARSHIP LN NW	# B	WILSON	NC	27896-8672	32	\$	1,229.21
DANA MARIE	STANLEY	933 LAWSONVILLE AVE		REIDSVILLE	NC	27320-4107	3	\$	115.24
EUGENE	THOMPSON	3011 COTTAGE PL		GREENSBORO	NC	27455-2269	26	\$	998.73
TITO AURELIO	TORIBIO	2110 MAPLE ST		GREENSBORO	NC	27405-5612	3	\$	115.24
SEIFELEDEEN	ABDELMONSEF	7 HUDSON CT	APT 3D	BAYONNE	NJ	07002-2133	10	\$	384.13
AMIR	BISHARA	837 MAIN ST	APT K	BELLEVILLE	NJ	07109-3439	22	\$	845.09
MENA A.	BISHARA	21 FRANKLIN AVE		MONTCLAIR	NJ	07042-2407	2	\$	76.82
CANDICE MARIE	CASANOVA	1119 BIRCHWOOD CT		N BRUNSWICK	NJ	08902-1924	10	\$	384.13
ACQUEELAH ELIZABETH	CASEY	99 BAYARD ST	APT 3D	NEW BRUNSWICK	NJ	08901-2178	12	\$	460.95
CHANTHY	CHUN	409B HENRY ST		FAIRVIEW	NJ	07022-1960	2	\$	76.82
JONATHAN FERNANDO	COLOMA	195 ILLINOIS AVE		PATERSON	NJ	07503-1536	4	\$	153.65
IDAN	DADON	23 SADDLE RIVER RD		FAIR LAWN	NJ	07410-5528	2	\$	76.82
JONATHAN	DESANTIS	217 CREEK RD		KEANSBURG	NJ	07734-1569	41	\$	1,574.92
JOHN ANTHONY	DIPASQUALE	1 ELISA CT		MANALAPAN	NJ	07726-4668	36	\$	1,382.86
GEORGE	FALLICA	1027 CARTERET RD		BRIDGEWATER	NJ	08807-1305	38	\$	1,459.68
LESTER	FIGUEROA	142 BERGEN AVE	APT 1R	KEARNY	NJ	07032-2067	5	\$	192.06
VIRGILIO C.	GONZALEZ, II	207 SUMMIT AVE		DUMONT	NJ	07628-1321	5	\$	192.06
FLAVIUS	GRAYSON	21 WATER ST		PISCATAWAY	NJ	08854-5922	2	\$	76.82
DAVID BRYANT	HENRY	6 HAMPSTEAD CT		PRINCETON	NJ	08540-7075	6	\$	230.48
AVRAM MATTEO	IBRAHAM	827 SUMMIT AVE		JERSEY CITY	NJ	7307	1	\$	38.42
CLINTON	JOHNSON	800 SHIRLEY PKWY		PISCATAWAY	NJ	08854-4552	9	\$	345.72
LUIS LEO	JOHNSON	409 S 8TH AVE		HIGHLAND PARK	NJ	08904-3007	10	\$	384.13
ROBERT GEORGE	LESUER	215 S 6TH AVE		HIGHLAND PARK	NJ	08904-2815	17	\$	653.01
JIANBO	LI	PO BOX 833		MAHWAH	NJ	07430-0833	21	\$	806.67
ANTHONY	LUGO	79 HIGHLAND ST		PATERSON	NJ	07524-1908	2	\$	76.82
GREGORY GEORGE	MANGINI	260 SI LANZA CT		SADDLE BROOK	NJ	7663	2	\$	76.82
FELIX	MAURENT	PO BOX 4171		JERSEY CITY	NJ	07304-0171	42	\$	1,613.34
JASON	MCBRIDE	24 S WESTFIELD RD		HOWELL	NJ	07731-2320	18	\$	691.43
KEVIN WALTER	MCCOLL	213 PRINCETON DR		RIVER EDGE	NJ	07661-1030	5	\$	192.06
DIANA	MEGALLA	837 MAIN ST	APT K	BELLEVILLE	NJ	07109-3439	1	\$	38.42
ALI MUHAMMED	MIAN	314 HEMLOCK TER		TEANECK	NJ	07666-6415	4	\$	153.65

DANIEL J.	MICHALLUK	326 COOPER ST		WOODBURY	NJ	08096-2708	2	\$	76.82
KARIM A.	NAROUZ	16-12 PLAZA RD		FAIR LAWN	NJ	07410-3630	41	\$	1,574.92
NICHOLAS	NELSON	70 JULIET ST	APT 2	NEW BRUNSWICK	NJ	08901-3355	10	\$	384.13
NICHOLAS L	NELSON	70 JULIET ST	# 2	NEW BRUNSWICK	NJ	08901-3355	24	\$	921.91
BENJAMIN CONRAD	OCHOA	122 STATE ST		TEANECK	NJ	07666-5202	1	\$	38.42
VIRAL	OJHA	515 LAUREL AVE		LYNDHURST	NJ	07071-2225	10	\$	384.13
DENIS	PASKA	9-07 5TH ST		FAIR LAWN	NJ	07410-6101	3	\$	115.24
CHRISTOP	RICKMAN	404 WHEATLEY AVE		BEVERLY	NJ	08010-1044	4	\$	153.65
SAVINO	SEMIRAGLIO	114 PEACH RD		MARLTON	NJ	08053-7027	8	\$	307.30
CHRISTOPHER	THOMAS	102 LINDEN ST		FORDS	NJ	08863-1711	2	\$	76.82
MARK JEFFERY	WILSON	276 VARICK ST		JERSEY CITY	NJ	07302-4020	1	\$	38.42
TUNJI K	WILSON	249 CAMDEN ST		NEWARK	NJ	07103-2471	13	\$	499.37
KENDALL K	WIMBERLEY	32B BONNIE BROOK AVE		EDISON	NJ	08817-5507	15	\$	576.19
JOANNA M	WOLOSZYN	30 W MUNSELL AVE		LINDEN	NJ	07036-4407	17	\$	653.01
YOUSSEF	ABDELGAWAD	17 7TH AVE N		HUNTINGTN STA	NY	11746-2208	14	\$	537.78
AHMUD TA	ABDELMONEIM	6 BURNHAM LN		DIX HILLS	NY	11746-5402	37	\$	1,421.28
ROBERT D.	ABNEY	38 REMSEN AVE		HEMPSTEAD	NY	11550-2708	7	\$	268.89
EDGAR V	ABRAMYAN	64 CATON DR	APT 67C	DE WITT	NY	13214-1064	54	\$	2,074.29
JUVAN EDWARD	ABREU	178 INDIAN HEAD RD	APT B	KINGS PARK	NY	11754-4404	2	\$	76.82
AMY L.	ACEVEDO	39 COUNTRY DR		EAST STATEN I	NY	10314	20	\$	768.25
EMMANUEL	ADAMES	185 BEECH ST		VALLEY STREAM	NY	11580-4903	4	\$	153.65
ANGELO J	ADAMO	2129 5TH ST		EAST MEADOW	NY	11554-1825	2	\$	76.82
JARRED LAMAR	ADAMS	45 MONROE ST		FARMINGDALE	NY	11735-6827	16	\$	614.61
JASON CORY	ADAMS	3747 LYME AVE		BROOKLYN	NY	11224-1321	19	\$	729.85
HOWARD	ADLER	2772 MILL AVE		BROOKLYN	NY	11234-6422	23	\$	883.49
MARLA	ADLER	PO BOX 620742		LITTLE NECK	NY	11362-0742	16	\$	614.61
JAMISON R. D.	ADSIT	4 DAYBREAK LN		SYRACUSE	NY	13210-2844	3	\$	115.24
SAMEER GUL	AGA	1103 TOWNEHOUSE DR		CORAM	NY	11727-2826	13	\$	499.37
ANDREW P	AGOSTINO	27 BUEL AVE		STATEN ISLAND	NY	10304-2801	18	\$	691.43
JOSEPH	AGUIAR	9 JAMES ST		POUGHKEEPSIE	NY	12603-1524	10	\$	384.13
JOSEPH	AGUIS	16 SENTINEL PL		MASSAPEQUA	NY	11758-5446	10	\$	384.13
JOSEPH A	AGUIS	1173 BROOKDALE AVE		BAY SHORE	NY	11706-1824	14	\$	537.78
JOSEPH ANTHONY	AGUIS	610 6TH ST		E NORTHPORT	NY	11731-2326	42.86	\$	1,646.26
TERIK	AHMED	231 STEUBEN ST	APT 6K	STATEN ISLAND	NY	10304-3353	6	\$	230.48
JASON	AHRENS	256 FIR GROVE RD		RONKONKOMA	NY	11779-4816	9	\$	345.72
EDGAR	ALCANTARA	360 HANCOCK ST		BRENTWOOD	NY	11717-2853	2	\$	76.82
ANTHONY D	ALEXANDER	3687 W MAIN ST		BATAVIA	NY	14020-9414	6.57	\$	252.43
CHRISTOP	ALEXANDRE	2 MAPLE WING DR		CENTRAL ISLIP	NY	11722-4688	13	\$	499.37
CHRISTOPHER	ALEXANDRE	610 6TH ST		E NORTHPORT	NY	11731-2326	27.86	\$	1,070.07
STANLEY	ALEXANDRE	2 MAPLE WING DR		CENTRAL ISLIP	NY	11722-4688	8	\$	307.30
ANTHONY	ALI	47 RUMSON RD		STATEN ISLAND	NY	10314-5951	7	\$	268.89
CHRISTOPHER	ALLAIRE	17 COLONIAL RD		WEST BABYLON	NY	11704-5612	15	\$	576.19
BYRONH DAVIS	ALLEN	1324 FOREST AVE	APT 117	STATEN ISLAND	NY	10302-2044	3	\$	115.24

EBONY	ALLEN GATHERS	14549 222ND ST		SPRNGFLD GDNS	NY	11413-3449	3	\$	115.24
ELIZABETH MARIE	ALLISON	433 W BROADWAY	APT 3A	LONG BEACH	NY	11561-3170	2	\$	76.82
MANUEL	ALMONTE	212 MAPLE AVE		ROCKVILLE CTR	NY	11570-4315	64	\$	2,458.42
TIFFANY	ALMONTE	10 KATHERINE PATH		MIDDLE ISLAND	NY	11953-2082	1	\$	38.42
MARY LUZ	ALPIZAR	483 LAKE AVE	APT A	SAINT JAMES	NY	11780-2256	7	\$	268.89
KIMBERLY	ALVARADO	115 BARRY ST		STATEN ISLAND	NY	10309-1601	17	\$	653.01
MATTHEW CHARLES	AMATALLI	21 E MAPLE RD		GREENLAWN	NY	11740-1120	12	\$	460.95
EMMANUEL RAMON	ANDINO	248 ARLINGTON AVE		BROOKLYN	NY	11208-1027	5	\$	192.06
THOMAS L	ANDRES	2341 205TH ST		BAYSIDE	NY	11360-1345	19	\$	729.85
RASHARD M	ANDREWS	161-30 JEWEL AVE		FLUSHING	NY	11365	19	\$	729.85
VINCENT	ANNUNZIATA	10 MUNCY AVE	APT 1105	WEST BABYLON	NY	11704-7554	5	\$	192.06
TAMoor	ANSAR BASHIR	62 CARL ST		VALLEY STREAM	NY	11580-4035	4	\$	153.65
ASHLEY NICOLE	ARDILIO	12 BRIGHTWATER PL		MASSAPEQUA	NY	11758-8202	1	\$	38.42
ROBERTO	ARDUINI	24 REMSEN ST		ELMONT	NY	11003-1131	10	\$	384.13
NIVIN	ARIKUPURATHU	74 LOWELL AVE		NEW HYDE PARK	NY	11040	10	\$	384.13
CHIMEKA A	ARRINDELL	12 WILLIAM ST		BAY SHORE	NY	11706-4218	9	\$	345.72
CORY C	ATKINS	26 ACACIA AVE		HEMPSTEAD	NY	11550-7019	1	\$	38.42
STEPHANIE LYNN	ATKINS	119 PRIMROSE AVE		MASSAPEQUA PK	NY	11762-3646	12	\$	460.95
ZACHARY WILLIAM	AVANZATO	2797 WILSON AVE		BELLMORE	NY	11710-3405	5	\$	192.06
EMANUEL	BAENA	68 RADCLIFFE RD		ISLAND PARK	NY	11558-2154	2	\$	76.82
ANTHONY	BAEZ	2922 TULIP AVE		BALDWIN	NY	11510-4448	2	\$	76.82
RICHARD	BAEZ	2922 TULIP AVE		BALDWIN	NY	11510-4448	14	\$	537.78
MICHAEL	BAJOR	4 CHESTER PL		STATEN ISLAND	NY	10304-2182	2	\$	76.82
MICHAEL PATRICK	BANGEL	6354 MILESTRIP RD		ORCHARD PARK	NY	14127-1527	18	\$	691.43
AARON JAMEL	BANKS UTER	7 LOWNDES AVE		HUNTINGTN STA	NY	11746-1264	2	\$	76.82
CHRISTOPHER A	BAPTIST	114 JERICHO TPKE		MINEOLA	NY	11501-1848	16	\$	614.61
JENNIFER	BARCLAY-MENDEZ	766 BRIGHTON AVE		STATEN ISLAND	NY	10301-2707	39	\$	1,498.10
KEVIN	BARKER	700 VICTORY BLVD	APT 16E	STATEN ISLAND	NY	10301-3510	4	\$	153.65
ERIC H.	BARRIOS	9124 181ST ST		HOLLIS	NY	11423-2312	13	\$	499.37
BOB	BARTH	65 SQUIRE LN		CLIFTON PARK	NY	12065-8610	7	\$	268.89
TAMoor A	BASHIR	62 CARL ST		VALLEY STREAM	NY	11580-4035	37.86	\$	1,454.20
LEON FRANK	BASSEN	553 WAGSTAFF DR		EAST MEADOW	NY	11554-5420	22	\$	845.09
THIERRY S	BASTIEN	1776 HAMLET ST		ELMONT	NY	11203	16	\$	614.61
ARAMIS ANDRE	BATISTA	139 BRABANT ST	APT 2F	STATEN ISLAND	NY	10303-1932	1	\$	38.42
MICHAEL A.	BATTAGLIA	338A S BAYVIEW AVE		FREEPORT	NY	11520-5340	6	\$	230.48
STEPHEN	BAUSENWEIN	21 ESTATES DR		PORT JEFF STA	NY	11776-3113	4	\$	153.65
EMERY LE	BAXTER	740 COMMONWEALTH AVE	FL 1	BRONX	NY	10473-3404	28	\$	1,075.56
BRIAN JOSEPH	BEARDION	8807 WEDGEFIELD LN		CICERO	NY	13039-9775	1	\$	38.42
MARK LOU	BECKER	8788 KNOLLWOOD RD		FAYETTEVILLE	NY	13066	35.86	\$	1,377.37
BRENTON DAVID	BEIL	409 BERKEY DR		CHITTENANGO	NY	13037-1206	3	\$	115.24
TREVER G	BEIL	7551 MYERS RD		EAST SYRACUSE	NY	13057-9431	47.86	\$	1,838.33
VICTOR THEODORE	BELCORE	4663 188TH ST		FLUSHING	NY	11358-3817	10	\$	384.13
DAVID LEE	BELL	117-48 NASHVILLE BLVD		CAMBRIA HEIGH	NY	11411	24	\$	921.91



TALON B	BELLANY	10418 209TH ST	QUEENS VLG	NY	11429-1416	19	\$	729.85
RONALD	BELLUZZI	3209 AMPERE AVE	BRONX	NY	10465-1003	1	\$	38.42
SCOTT CHRISTOPHER	BENJES	9 MAPLE AVE	KINGS PARK	NY	11754-2528	4	\$	153.65
SEAN	BENJES	9 MAPLE AVE	KINGS PARK	NY	11754-2528	17	\$	653.01
AHRMAND EMMANNUELLE	BENNETT	32 NICHOLAS DR	ALBANY	NY	12205-2529	2	\$	76.82
JARROD MICHAEL	BERGER	12 THIDE CT	SMITHTOWN	NY	11787-1536	18	\$	691.43
GEORGE J	BERMUDEZ	1308 SCIMITAR AVE	ELMONT	NY	11003-3313	3	\$	115.24
ALEX EDWARD	BERRY	661 E 58TH ST	BROOKLYN	NY	11234-1004	4	\$	153.65
VITALIY	BEZHENAR	10 REGATTA ROW	SYRACUSE	NY	13209-1324	11	\$	422.54
CATHERIN	BILELLO	536 LUCILLE AVE	ELMONT	NY	11003-3362	38	\$	1,459.68
JEROME	BIVENS	21 WATKINS TER	AMITYVILLE	NY	11701-1203	27	\$	1,037.15
KYLE	BLACK	60 TOWNHOUSE RD N	HUNTINGTN STA	NY	11746-1237	47.86	\$	1,838.33
JOSEPH E	BOGUE	3 BUXTON AVE	BATAVIA	NY	14020-1401	1	\$	38.42
ARCHIE	BONHOMME	27 OSBORNE RD	W HEMPSTEAD	NY	11552-1301	5	\$	192.06
JENNIFER MARIE	BONHOMME	27 OSBORNE RD	W HEMPSTEAD	NY	11552-1301	16	\$	614.61
LUIS	BONILLA	16 SENTINEL PL	MASSAPEQUA	NY	11758-5446	31.43	\$	1,207.26
OMAR	BONILLA	41 E 10TH ST	HUNTINGTN STA	NY	11746-1715	46.86	\$	1,799.92
SHATIEKA	BOONE	30 ALBERT CT	STATEN ISLAND	NY	10303-1707	28	\$	1,075.56
DAVID	BORDEN	6 FOXFORD RD	TROY	NY	12180-6122	5	\$	192.06
EDWARD	BOUCHER	103 HUBBS RD	BALLSTON LAKE	NY	12019-2212	51	\$	1,959.05
KEVIN J	BRADLEY	11948 193RD ST	SAINT ALBANS	NY	11412-3629	14	\$	537.78
ANDREW	BRADSHAW	229 BRUCE ST	SYRACUSE	NY	13224-1010	7	\$	268.89
KHALID ABDULLAH	BRADSHAW	55 NASSAU PL	HEMPSTEAD	NY	11550-4458	44	\$	1,690.16
JIMMY	BRAUN	85 WYOMING AVE	LONG BEACH	NY	11561-1435	13	\$	499.37
JIMMY A	BRAUN	85 WYOMING AVE	LONG BEACH	NY	11561-1435	35	\$	1,344.45
CULLEN MICHAEL	BREEN	17 WOODSTREAM DR	DELMAR	NY	12054-4111	18	\$	691.43
DEVIN JAMES	BREEN	17 WOODMONT DR	DELMAR	NY	12054-3809	25	\$	960.32
DEVIN JAMES	BREEN	547 HAMILTON ST	ALBANY	NY	12203-1304	25	\$	960.32
THADDEUS	BREWER	1331 PEMBROKE ST	UNIONDALE	NY	11553-1327	42	\$	1,613.34
WILLIAM RICHARD	BRIDGES	42 BUNKERHILL DR	HUNTINGTON	NY	11743-5704	26	\$	998.73
MATTHEW J	BRODZIAK	1631 SYCAMORE AVE	MERRICK	NY	11566-2213	1	\$	38.42
BRENT	BROOKMILLER	4425 PECONIC BAY BLVD	LAUREL	NY	11948-1836	6	\$	230.48
ALLEN	BROWN	3304 JUNCTION BLVD	JACKSON HTS	NY	11372-2038	10	\$	384.13
ALLEN PETER	BROWN	3304 JUNCTION BLVD	JACKSON HTS	NY	11372-2038	10	\$	384.13
ANGELIQUE J	BROWN	129 W 116TH ST	NEW YORK	NY	10026-2561	1	\$	38.42
BRIAN ALAN	BROWN	PO BOX 316	EAST ISLIP	NY	11730-0316	4	\$	153.65
DELROY	BROWN	14716 GLASSBORO AVE	JAMAICA	NY	11435-5724	71	\$	2,727.31
ISAAC KEAN	BROWN	1331 PEMBROKE ST	UNIONDALE	NY	11553-1327	10	\$	384.13
JASON	BROWN	443 1ST ST	TROY	NY	12180-5531	7	\$	268.89
MARK	BROWN	707 CRANS ST	ELMONT	NY	11003-4118	1	\$	38.42
KENNETH WAYNE	BRYANT	6080 JERECO TRUNPIKE	COMACK	NY	11725	7	\$	268.89
NATHAN EDWARD	BUBB	6699 POTTERY RD	WARNERS	NY	13164-9737	1	\$	38.42
DAVID	BUCHANAN	47 MASON ST	HEMPSTEAD	NY	11550-6107	1	\$	38.42

PETER E	BUENO	21852 HEMPSTEAD AVE		QUEENS VLG	NY	11429-1235	31	\$	1,190.80
ELMER	BURDIER	8150 102ND AVE		OZONE PARK	NY	11416-2025	3	\$	115.24
KEITH G.	BURGESS	51 RONALD DR N		AMITYVILLE	NY	11701-2332	2	\$	76.82
JUAN F.	BURITICA	30 LOCUST HILL		YONKERS	NY	10701-3063	5	\$	192.06
JESSE J	BUTCHINO	1802 W GENNISE ST	# 14	SYRACUSE	NY	13204	26.86	\$	1,031.66
JOSEPH A	BUXENBAUM	422 42ND ST		COPIAGUE	NY	11726-1114	15	\$	576.19
CHRISTOPHER SCOTT	CADDELL	135 WILLARD AVE		STATEN ISLAND	NY	10314-2250	2	\$	76.82
THOMAS	CAHILL	12 LINDEN LN		FARMINGVILLE	NY	11738-1135	2	\$	76.82
ANDRES F	CAICEDO	324 POST AVE	APT 12G	WESTBURY	NY	11590-2250	8	\$	307.30
SCOTT	CAIN	150 MANNETTO HILL RD		HUNTINGTON	NY	11743-6606	3	\$	115.24
ADELFRIO B	CALDERON	27 SYCAMORE ST		CENTRAL ISLIP	NY	11722-4327	1	\$	38.42
RAFAEL	CALDERON	67 ROBERTSON AVE	APT 3A	WHITE PLAINS	NY	10606-1346	8	\$	307.30
TERESA	CALDWELL	30 ASH ST		CENTRAL ISLIP	NY	11722-3827	33	\$	1,267.62
JESSE CHRISTOPHER	CAMACHO	72 COLON AVE		STATEN ISLAND	NY	10308-2222	7	\$	268.89
ANGEL	CAMPANA	3710 78TH ST	# 2E	JACKSON HTS	NY	11372	54	\$	2,074.29
ANTHONY	CAMPANA JR	12 MTN LAUREL DR		CLIFTON PARK	NY	12065-2202	21.86	\$	839.59
HARRY W	CAMPBELL	212 WOODLAWN AVE		AUBURN	NY	13021-3749	1	\$	38.42
MIKE J	CAMPBELL	119 SEBRING DR		DEPEW	NY	14043-4730	4	\$	153.65
CALVIN H.	CANALES	535 SECATOGUE AVE		FARMINGDALE	NY	11735-4335	1	\$	38.42
EDWIN G	CANO	150 DAWN DR		CENTEREACH	NY	11720-2230	27	\$	1,037.15
PETER ANTHONY	CANO	20 SHILOH ST		STATEN ISLAND	NY	10314-4861	3	\$	115.24
FREDDY	CANTILLO	152 SIMONSON AVE		STATEN ISLAND	NY	10303-2509	32	\$	1,229.21
ISRAEL	CAPELLAN	131 W KINGSBRIDGE RD		BRONX	NY	10468-3918	5	\$	192.06
VALBONA	CAPRI	132 BENNETT PL		STATEN ISLAND	NY	10312-6365	6	\$	230.48
RAYMOND	CARDENAS	175 CARLYLE GRN		STATEN ISLAND	NY	10312-1719	14.86	\$	570.70
CHRISTOPHER T.	CAREY	16 PROSPECT AVE		ARDSLEY	NY	10502-2309	11	\$	422.54
PERCY JESUS	CARHUACHIN	9 ROOSEVELT ST		WHITE PLAINS	NY	10606-2612	10	\$	384.13
MALEAH YVONNE	CARNES	50 W 139TH ST	APT 4J	NEW YORK	NY	10037-1536	1	\$	38.42
CRAIG	CARR	178 WALLACE ST		FREEMPORT	NY	11520-2114	10	\$	384.13
MICHAEL PATRICK	CARR III	PO BOX 254		HAMBURG	NY	14075-0254	3	\$	115.24
LUIS	CARRASQUILLO	359 GREENBELT PKWY		HOLTSVILLE	NY	11742-2227	1	\$	38.42
GEORGE A. (EMP.)	CARRION	11 PARK AVE		GLEN COVE	NY	11542-1969	9	\$	345.72
MARK S	CARTER	728 E 101ST ST		BROOKLYN	NY	11236	1	\$	38.42
OMAS H	CARTER	24 GEORGIA ST		VALLEY STREAM	NY	11580-2225	1	\$	38.42
TYRONE M	CARTER	832 SOUTH ST	APT D	PEEKSKILL	NY	10566-7415	1	\$	38.42
JOHN	CARUSILLO	119 GREAT KILLS RD		STATEN ISLAND	NY	10308-2936	37	\$	1,421.28
MELODY	CASANOVA	79 SAINT MARYS AVE		STATEN ISLAND	NY	10305-1897	3	\$	115.24
BRAD THOMAS	CASEY	15 IVALOO AVE		ALBANY	NY	12203-5718	2	\$	76.82
STEVEN C.	CASSANO	166 LAMOKA AVE		STATEN ISLAND	NY	10308-2234	13	\$	499.37
NICHOLAS	CASTALDI	1197 HILLSIDE AVE		NISKAYUNA	NY	12309-3539	5	\$	192.06
KRISTINA VERONICA	CATALAN	309 E MOSHOLU PKWY N		BRONX	NY	10467-4840	16	\$	614.61
CHARLES ANTHONY	CATALOSI	8 DEMPLOIS AVNEUE		STATEN ISLAND	NY	10308	3	\$	115.24
ALBERTO A	CAVALIERO	796 KNICHENBOUCHER AVE		BROOKLYN	NY	11207	5	\$	192.06



CESAR	CERQUERA	22 HALLIDAY RD		CORAM	NY	11727-3026	21	\$	806.67
DUVAN	CHANDLER	121 WILSON ST		BROOKLYN	NY	11211-6974	39	\$	1,498.10
EMMANUEL	CHARLES II	189 N 23RD ST		WHEATLEY HTS	NY	11798-1704	39	\$	1,498.10
VALERIE G	CHAVEZ	137 PLUNKETT ST		BRENTWOOD	NY	11717-7005	6	\$	230.48
STEVEN S.	CHEN	23 BOGOTA RD		MASTIC BEACH	NY	11951-5201	6	\$	230.48
YAHAIIRA ELIZABETH	CHEZ	707 DAVIS AVE		STATEN ISLAND	NY	10310-3107	2	\$	76.82
YVES C	CHOUTE	12020 109TH AVE		S OZONE PARK	NY	11420-1331	14	\$	537.78
CHRISTOPHER GARY	CHRISTIAN	116 W MERRICK RD	APT 20	FREEPORT	NY	11520-3732	3	\$	115.24
THOMAS	CHRISTO	6875 LAKESHORE RD		CICERO	NY	13039-9738	2	\$	76.82
ALEXIS S.	CHRYSANTHOPOULOS	18 E GARFIELD ST		MERRICK	NY	11566-2715	8	\$	307.30
PAUL M.	CIVITANO	115 GOFF AVE		STATEN ISLAND	NY	10309-2802	2	\$	76.82
GINGER	CLARKE	691 LAKEWAY DR		WEST BABYLON	NY	11704-2005	1	\$	38.42
AISHEA	CLYDE	PO BOX 982		ALBANY	NY	12201-0982	1	\$	38.42
JASON S.	COHEN	5 N PINE DR		MASSAPEQUA	NY	11758-2616	2	\$	76.82
FRANTZ	COLAS	270 E 95TH ST		BROOKLYN	NY	11212-1954	1	\$	38.42
JUSTIN J	COLETTI	47 GOODWIN AVE		STATEN ISLAND	NY	10314-2934	19	\$	729.85
JOHN R.	COLON	100 BENCHLEY PL		BRONX	NY	10475-3302	2	\$	76.82
JONATHAN	COLON	294 N BURGHER AVE		STATEN ISLAND	NY	10310-2020	5	\$	192.06
CODY JAM	CONCEPCION	92 WARREN ST		STATEN ISLAND	NY	10304-2564	25	\$	960.32
CODY JAMES	CONCEPCION	92 WARREN ST		STATEN ISLAND	NY	10304-2564	1	\$	38.42
RAYMOND	CONSIGLI	77 FRANCIS CT		ELMONT	NY	11003-1910	3	\$	115.24
KEVIN J.	CONTE	5815 58TH DR		MASPETH	NY	11378-3249	1	\$	38.42
KURTIS CODY	COOKE	350 VANDERBILT AVE		STATEN ISLAND	NY	10304-3570	12	\$	460.95
OMAR F	COOMBS	465 MORNINGSTAR RD		STATEN ISLAND	NY	10303-2836	50.86	\$	1,953.57
DAVID	COOPER	37 ARLINGTON AVE		WYANDANCH	NY	11798-3422	19	\$	729.85
CAROL D.	COPELAND	8050 BAXTER AVE	# 396	ELMHURST	NY	11373-1322	3.29	\$	126.21
OMAR T.	COPPIN	1400 WASHINGTON AVE		ALBANY	NY	12222-0100	6	\$	230.48
ARLENE	CORCINO	34 REGENT CIR		STATEN ISLAND	NY	10312-1726	1	\$	38.42
CHRISTOPHER	CORCORAN	6 RUBY LN		HUNTINGTN STA	NY	11746-4519	54.86	\$	2,107.22
KEVIN JUSTIN	CORDERO	80 MULLER AVE		STATEN ISLAND	NY	10314-2078	18	\$	691.43
RAUL J	CORDERO JR	405 BEDELL TER		W HEMPSTEAD	NY	11552-2504	15	\$	576.19
HERNAN	CORTEZ	18 RIDGEVIEW AVE		WHITE PLAINS	NY	10606-2821	6	\$	230.48
ANDREW W	COSBY JR	449 LILLIAN AVE	APT A3	SYRACUSE	NY	13206-2100	15.86	\$	609.12
DOREEN	COUSO	304 PARKWOOD ST		RONKONKOMA	NY	11779-5967	23	\$	883.49
FRANK D.	CRISALLI	120 WENDELL TER		SYRACUSE	NY	13203-1319	2	\$	76.82
IVAN	CRUZ	35-11 VERNON BLVD	APT 3	LONG ISLAND C	NY	11106	4	\$	153.65
IVAN CARLOS	CRUZ	35-11 VERNON BLVD	APT 3B	LONG ISLAND C	NY	11106	14	\$	537.78
JEFFREY	CRUZ	14 SPRUCE ST		BRENTWOOD	NY	11717-3816	47	\$	1,805.40
SHELBIN A	CRUZ	138 W BARTLETT RD		MIDDLE ISLAND	NY	11953-1814	2	\$	76.82
TALIK QUANTE	CUMMINGS	495 LINWOOD ST		UNIONDALE	NY	11553-2527	6	\$	230.48
GORDON HENRY	CUNNINGHAM	35 SNOWDEN AVE		OSSINING	NY	10562-3220	4	\$	153.65
WESLEY	CUZDEY	735 GROOMS RD		REXFORD	NY	12148-1405	5	\$	192.06
DAVID C.	D ALBERO	56 OCEAN TER		STATEN ISLAND	NY	10314-5628	4	\$	153.65

LINO	D ARDUINI	381 YALE RD		GARDEN CITY S	NY	11530-5223	9	\$	345.72
ALAIN	DAGOULEHI	1314B CENTRAL AVE		FAR ROCKAWAY	NY	11691-3909	1	\$	38.42
MICHELLE V	DAMACION	7 FISHKILL GLN	UNIT F	FISHKILL	NY	12524-2310	1	\$	38.42
YVETTE DANIELLE	DANIELSON	2039 SEAGIRT BLVD		FAR ROCKAWAY	NY	11691-2950	1	\$	38.42
MICHAEL	DANNA	1 CRANBROOK DR		CENTERPORT	NY	11721-1743	1	\$	38.42
AUBREY R	DAPHNESS	19530 JAMAICA AVE		JAMAICA	NY	11423-2606	8	\$	307.30
JAMAINE	DAVID	723 E 227ST WHITE PLAIN RD		BRONX	NY	10466	21	\$	806.67
FRANK	DAVIES	240 PARK HILL AVE		STATEN ISLAND	NY	10304-4653	7	\$	268.89
HENNIS	DAVIS	PO BOX 136		BUFFALO	NY	14209-0136	1	\$	38.42
JOSEPH	DAVIS	2274 UNIVERSITY AVE	APT 3	BRONX	NY	10468-6242	1	\$	38.42
KEITH ANDREW	DAVIS	24 WILLARD AVE		FARMINGDALE	NY	11735-5117	8	\$	307.30
PATRICIA	DAVIS	194 W MARSHALL ST		HEMPSTEAD	NY	11550-7207	11	\$	422.54
DAVID J	DAY	649 5TH PL S		GARDEN CITY	NY	11530-5501	1	\$	38.42
MICHAEL R	DEEB	2636 BELLMORE AVE		BELLMORE	NY	11710-4310	3	\$	115.24
CHERIE	DEGLON	42 RASBERRY LN		CARMEL	NY	10512-5305	14	\$	537.78
JOHN	DEIBEL	6768 SCHERFF RD		ORCHARD PARK	NY	14127-3732	68.86	\$	2,645.00
DEREK ANDREW	DELONEY	52 RONALD DR N		AMITYVILLE	NY	11701-2333	11	\$	422.54
JOSEPH S	DEMATO	3218 203RD ST		BAYSIDE	NY	11361-1020	4	\$	153.65
JOHN	DEMELFI (DECOSTA)	PO BOX 235		ISLIP TERRACE	NY	11752-0235	27	\$	1,037.15
ANTHONY	DENDANTO	PO BOX 2005		LIVERPOOL	NY	13089-2005	17	\$	653.01
LAURENT	DENEAU	1458 E 86TH ST		BROOKLYN	NY	11236-5134	4	\$	153.65
STEPHEN	DEPRIMA	33 NEWBURGH ST	APT 2	ELMONT	NY	11003-4924	48	\$	1,843.82
ALEXANDER	DEVLIOTIS	42-27 21ST		BAYSIDE	NY	11361	5	\$	192.06
STEVEN ANTHONY	DEWITT	610 6TH ST		E NORTHPORT	NY	11731-2326	4	\$	153.65
CASEY J.	DEXTER	527 WASHINGTON AVE		ALBANY	NY	12206-2301	1	\$	38.42
ABBASALI A	DHIRANI	309 EVANS AVE		ELMONT	NY	11003-3300	14	\$	537.78
ELYSAUL	DIAZ	22 PEARSALL AVE	APT 12B	FREEMONT	NY	11520-2659	3	\$	115.24
JESUS AN	DIAZ	9 PHEASANT VALLEY DR		CORAM	NY	11727-2321	37.86	\$	1,454.20
JOSEPH HILTON	DIAZ	278 VAN PELT AVE		STATEN ISLAND	NY	10303-2411	3	\$	115.24
LUIS	DIAZ	27 NORTHRIDGE DR		CORAM	NY	11727-2612	22	\$	845.09
PAUL A.	DIEVENDORF, III	589 PALMER DR		SYRACUSE	NY	13212-2231	12	\$	460.95
ANGELO	DIGRIGOLI	833 JAY DR		WANTAGH	NY	11793-1019	14	\$	537.78
CHUKWUOI	DIM	1205 VILLAGE AVE		NORTH BALDWIN	NY	11510-1122	2	\$	76.82
EMANUEL	DONE	371 E 159TH ST	APT 3	BRONX	NY	10451-4401	1	\$	38.42
MICHAEL	DOWD	6454 WEMBRIDGE DR		EAST SYRACUSE	NY	13057-1447	3	\$	115.24
WILLIE J.	DOWNS	22R SCENIC DR	APT R	CROTON HDSN	NY	10520-1803	11	\$	422.54
ROBERT DANIEL	DRAKE	9608 FLEET RD		HAMMONDSPORT	NY	14840-9760	18	\$	691.43
JAHSN K.	DRYSDALE-ASH	272 HEBERTON AVE		STATEN ISLAND	NY	10302-1808	1	\$	38.42
RENATO J	DUCCILLI	291 FAIRFIELD AVE		CARLE PLACE	NY	11514-1129	1	\$	38.42
LANCE	DUGGAN	151 PLYMOUTH BLVD		SMITHTOWN	NY	11787-2520	33	\$	1,267.62
CHRISTOPHER S	DULCIO	25962 148TH RD		ROSEDALE	NY	11422-2904	3	\$	115.24
CYNTHIA	DURAND	20 HOPES AVE		HOLTSVILLE	NY	11742-1534	5	\$	192.06
DANIEL C	DWI INC	247 N HAWTHORNE ST		MASSAPEQUA	NY	11758-3104	9	\$	345.72

ERIC	EARL	838 OAKFIELD AVE	WANTAGH	NY	11793-1030	7	\$	268.89
BRYAN	ECK	30 ABBEY DR	COMMACK	NY	11725-5329	24	\$	921.91
WALTER T	EDWARDS II	762 VANDERBILT PKWY	DIX HILLS	NY	11746-5528	14	\$	537.78
TIMOTHY JOSEPH	EHRGOTT	CLAYTON ST	CENTRAL ISLIP	NY	11722	10	\$	384.13
MARILYNN	ELIE	16 TERRY CT	NORTH BABYLON	NY	11703-1920	26	\$	998.73
GENNARO	ELVEZIO	87 BALTIMORE AVE	MASSAPEQUA	NY	11758-4123	6	\$	230.48
GILDA	ELVEZIO	5 AVENUE C	MERRICK	NY	11566-4721	19	\$	729.85
TAMAR	ENGLE	40 W COLUMBIA ST	HEMPSTEAD	NY	11550-2420	3	\$	115.24
SHAWN PATRICK	ENRIGHT	5709 STEVENS DR	CICERO	NY	13039-9599	23	\$	883.49
EKEZE P	ENUBUZOR	11964 GUY R BREWER BLVD	JAMAICA	NY	11434-2146	10	\$	384.13
ANIL	ERGEZER	501 DEVON PL	WEST ISLIP	NY	11795-4717	3	\$	115.24
JAVIER	ESCOBAR	60 LATOURETTE LN	STATEN ISLAND	NY	10314-6363	21	\$	806.67
LEONEL ALEXANDER	ESCOBAR	21 SAMMIS PL	HEMPSTEAD	NY	11550-1514	1	\$	38.42
JIMMY	ESPINAL	1563 HECKSCHER AVE	BAY SHORE	NY	11706-2408	2	\$	76.82
WENDIS	ESTEVEZ	85 WESTSIDE AVE	FREEPORT	NY	11520-5421	21	\$	806.67
JASON C.	ESTRELLA	130 HOLCOMB AVE	STATEN ISLAND	NY	10312-2212	6	\$	230.48
THEODORE	FABIS	2 RIPPLE LN	LEVITTOWN	NY	11756-5735	68	\$	2,612.07
ROBERT W.	FALCO JR.	10 SHEARWATER WAY	CENTEREACH	NY	11720-4334	4	\$	153.65
STEEVE	FAUSTIN	7 CORNELL DR	WHEATLEY HTS	NY	11798-1222	5	\$	192.06
MICHAEL	FEBRES	357 GRAND BLVD	BRENTWOOD	NY	11717-7028	7	\$	268.89
FRANCISCO N.	FELICIANO	178 ESSEX ST	WEST BABYLON	NY	11704-2026	1	\$	38.42
JOHN	FENNELL	1373 N QUINTON AVE	BAY SHORE	NY	11706	36	\$	1,382.86
KELLY ANN	FENNELL	1373 N CLINTON AVE	BAY SHORE	NY	11706-4052	10	\$	384.13
PHILLIP	FERRANTE	82 MARLBOROUGH RD	W HEMPSTEAD	NY	11552-1714	5	\$	192.06
JASON ANTHONY	FERRARO	21 E MAPLE RD	GREENLAWN	NY	11740-1120	15	\$	576.19
JON ROCCO	FERRARO	3844 JERUSALEM AVE	SEAFORD	NY	11783-1609	2	\$	76.82
VINCENT ATTILEO	FERRO	73 MAYBERRY	STATEN ISLAND	NY	10312	3	\$	115.24
DWAYNE CLIVE	FERRYMAN	250 BROADWAY	WEST BABYLON	NY	11704-5606	7	\$	268.89
OSCAR	FIERRO	94 FULTON AVE	NEW HYDE PARK	NY	11040-5123	75	\$	2,880.96
JOSEPH	IORELLA	32 EXCELSIOR AVE	STATEN ISLAND	NY	10309-3502	20.43	\$	784.72
GARY M	FISCHER	31 GILDNER RD	CENTRAL SQ	NY	13036-2100	5	\$	192.06
JAMES A	FITZGERALD	111 CHANNING PL	SYRACUSE	NY	13205-2860	16	\$	614.61
EURBY	FITZHUGH	1990 LEXINGTON AVE	NEW YORK	NY	10035-2902	2	\$	76.82
EVERALD W	FLETCHER	115 W ROOSEVELT AVE	ROOSEVELT	NY	11575-1314	7	\$	268.89
PAIGE	FLORI	6 CROSS RD	BEACON	NY	12508-1404	5	\$	192.06
ANTHONY DELANO	FOE	9 N 9TH AVE	MOUNT VERNON	NY	10550-1903	6	\$	230.48
DONALD	FOERSCHNER	700 SYCAMORE AVE	BOHEMIA	NY	11716-3513	23	\$	883.49
GERALD DAVID	FORD	6 OAK ST	FREEPORT	NY	11520-1826	5	\$	192.06
JAMES	FORD	5 SPRAT ST	MEDFORD	NY	11763-4424	19	\$	729.85
SCOTT	FOSTER	6 DAVIDSON DR	MANORVILLE	NY	11949-2423	9	\$	345.72
MALIKA	FOURAZ	3155 GRAND CONCOURSE	BRONX	NY	10468-1238	5	\$	192.06
KHARL	FRANCOIS	13152 223RD ST	LAURELTON	NY	11413-1646	1	\$	38.42
ROCHELLE	FRANK	2765 BROOK AVE	OCEANSIDE	NY	11572-2034	4	\$	153.65

APT 6B

SCOTT MACGREGOR	FRASER	22 CLARKSON RD		DELMAR	NY	12054-3308	10	\$	384.13
KAREN AN	FRAUENTHAL	174 HENRY ST		WESTBURY	NY	11590-3134	5.86	\$	224.99
KEVIN J	FRAZIER	236 MARYLAND ST	# 2	BUFFALO	NY	14201-1926	3.57	\$	137.19
NICOLE MICHELLE	FREEMAN	842 TROY ST		ELMONT	NY	11003-5004	1	\$	38.42
MICHAEL VENCENT	FRISCIA	41 NEPTUNE ST		STATEN ISLAND	NY	10306-5741	15	\$	576.19
MICHAEL	FROST	1628 N THOMPSON DR		BAY SHORE	NY	11706-1330	27	\$	1,037.15
CHRIS	FUENTES	241 RINGGOLD ST		PEEKSKILL	NY	10566-3308	7	\$	268.89
MELISSA	FUSCO	291 LEHRER AVE		ELMONT	NY	11003-3026	5.86	\$	224.99
REFAL	GABOWSKI	33 CENTRAL AVE		STATEN ISLAND	NY	10301-2525	12	\$	460.95
NICOLE	GABRIELLINI	17 ALDERFIELD LN		MELVILLE	NY	11747-1724	16	\$	614.61
DARWINJAVIER	GALLEGO	15 WILLOW ST		OSSINING	NY	10562-3207	9	\$	345.72
MICHAEL	GALOYAN	59 DEAN ST		HICKSVILLE	NY	11801-5801	5	\$	192.06
SAMUEL	GALSTIAN	211 NOTTINGHAM RD		SYRACUSE	NY	13210-3158	5	\$	192.06
DAVID F	GALUSKI	52 DEFREEST AVE		TROY	NY	12180-6008	15	\$	576.19
ANDREW	GAMBARDELLA	311 PRESTON AVE		STATEN ISLAND	NY	10312-6103	1	\$	38.42
ALVARO	GARCIA	42 ELLIS PL		OSSINING	NY	10562-5120	1	\$	38.42
DAVID	GARCIA	4041 73RD ST		WOODSIDE	NY	11377-3050	4	\$	153.65
MICHAEL A	GARCIA	34 W 4TH ST		FREEPORT	NY	11520-5734	2	\$	76.82
NEHEMIE	GARCON	166 ARTHUR AVE		FLORAL PARK	NY	11001-3546	12	\$	460.95
JEFFREY	GARFIELD	PO BOX 2098		PRT WASHINGTN	NY	11050-8098	7	\$	268.89
DONALD J. (EMP)	GATES	13 1/2 WATER ST		BALDWINVILLE	NY	13027-2357	4	\$	153.65
YVES	GAUTHIER	68 SAINT PAULS PL	APT A6	BROOKLYN	NY	11226-1650	29	\$	1,113.97
DONALD	GEDDIE	7230 BURCHELL AVE	# 2	ARVERNE	NY	11692-1114	19	\$	729.85
ANTHONY P.	GIANCATERINO	7 HOMECOMING PL		EAST SETAUKET	NY	11733-1065	5	\$	192.06
CHRISTOPHER ANDREW	GIBBS	506 MOSEL AVE		STATEN ISLAND	NY	10304-1621	1	\$	38.42
KEVIN DONNELL	GIBSON	12 JEFFERSON ST		FARMINGDALE	NY	11735-6838	16	\$	614.61
FELIX A.	GIL	62 WASHINGTON AVE		BRENTWOOD	NY	11717-3224	12	\$	460.95
DOMINICK	GIRESI	8874 78TH AVE		GLENDALE	NY	11385-7828	78	\$	2,996.20
GOUTSON	GLAUDIN	137 TARPON AVE		MEDFORD	NY	11763-4427	6	\$	230.48
KEVIN M	GLISPIE	512 SIXTH AVE		PELHAM	NY	10803-1320	1	\$	38.42
LINDA A	GOFFREDO	46 ROXBURY ST	APT 2B	STATEN ISLAND	NY	10303-1979	15	\$	576.19
ROBERT JEFFREY	GOLDSTEIN	2915 W 5TH ST		BROOKLYN	NY	11224-3907	33	\$	1,267.62
ROLY	GOMEZ	14 N KENSICO AVE		WHITE PLAINS	NY	10603-3902	23	\$	883.49
YASMELYS A	GOMEZ	1260 HOWARD ST		ROCKVILLE CTR	NY	11570-3406	1	\$	38.42
ANTHONY LUIS	GONZALEZ	PO BOX 4		BOICEVILLE	NY	12412-0004	24	\$	921.91
RAYMOND	GONZALEZ	23 HOLMAN BLVD		HICKSVILLE	NY	11801-2827	2	\$	76.82
BILLY N	GOUTER	288 CROWN ST	APT NE	BROOKLYN	NY	11225-3026	9	\$	345.72
NICKOLAS	GOUZOS	18 GRANADA PKWY		LINDENHURST	NY	11757-6011	11	\$	422.54
KADEJDRA JESSICA	GRADNEY	58 BRUCE LN		BRENTWOOD	NY	11717-7325	1	\$	38.42
JAMES	GRAHAM	2015 MADISON AVE		NEW YORK	NY	10035-1015	5	\$	192.06
NIQUINN HAKIEM I	GRANT	207 LIVINGSTON AVE		ALBANY	NY	12210-2532	2	\$	76.82
BYRON LEE	GREEN	203 E MERRICK RD	APT 4	FREEPORT	NY	11520-4051	18	\$	691.43
MERCEDES	GREEN	203 E MERRICK RD	APT 4	FREEPORT	NY	11520-4051	28	\$	1,075.56

PRIESTLY	GREEN	166 W SEAMAN AVE		FREEMPORT	NY	11520-1510	48.86	\$	1,876.74
QUIRSTEN	GREEN	283 CYPRESS AVE	APT 4E	BRONX	NY	10454-1512	3	\$	115.24
QUEO N NEIL	GREENIDGE	238 W CENTENNIAL AVE		ROOSEVELT	NY	11575-1951	2	\$	76.82
JUSTIN SCOTT	GREGORY	62-69 AUSTIN ST		REGO PARK	NY	11374	9	\$	345.72
JENNIFER	GRINBERG	1039 STUART PL		SEAFORD	NY	11783-1434	18	\$	691.43
ANGELICA SUTTON	GRISTY	10043 DOORSTONE DR		LATHAM	NY	12110-3768	6	\$	230.48
PABLO J	GUERE	36 FLORENCE AVE		WHITE PLAINS	NY	10607-1406	19	\$	729.85
JASON	GUERRA	44 HOPE LN		STATEN ISLAND	NY	10305-3861	3	\$	115.24
MICHAEL JOHN	GURRIERI	16 INGOLD DR		DIX HILLS	NY	11746-7804	2	\$	76.82
GERALDIN	GUTIERREZ	136 RHODE ISLAND AVE		BAY SHORE	NY	11706-3347	4.86	\$	186.58
RICHARD SCOTT	HABER	9 WALLACE DR		PLAINVIEW	NY	11803-2915	4	\$	153.65
WENDY KATHLEEN	HAGGERTY	26 SYCAMORE DR		QUEENSBURY	NY	12804-1242	1	\$	38.42
CAREY G.	HALL	24 ROYAL CIR		NEWBURGH	NY	12550-2436	2	\$	76.82
CLIFTON MONROE	HALL	32 DEMILLE AVE		ELMONT	NY	11003-4513	4	\$	153.65
SHAQUANNA	HALL	216 E PENNYWOOD AVE		ROOSEVELT	NY	11575-1209	3	\$	115.24
PATRICK	HALLINAN	1171 RIVER RD		MEMPHIS	NY	13112-9711	10.86	\$	417.06
SARAH EL	HALLOWELL	255 WAYLAND RD		SYRACUSE	NY	13208-3315	7.14	\$	274.38
EDWIN	HALPIN	50 MIDLAND BLVD		LK RONKONKOMA	NY	11779-1659	25	\$	960.32
WILLIE GERARD	HANTON	33 PILGRIM RD		BRENTWOOD	NY	11717-1013	8	\$	307.30
RYAN PATRICK	HAPPANEY	33 SABRE DR		SELDEN	NY	11784-3931	18	\$	691.43
BRETT T	HARLESTON	34 COLONIAL AVE		FREEMPORT	NY	11520-1203	14	\$	537.78
JAMES F.	HARRIS	25 S GATE		HICKSVILLE	NY	11801-3350	3	\$	115.24
ANDRE	HARRISON	26 GRAFFING PL		FREEMPORT	NY	11520-2824	11	\$	422.54
LATISHA	HARRISON	914 AVENUERY AVE	APT 1	SYRACUSE	NY	13204	5	\$	192.06
TY RELL	HARROD	379 CROSS ST		WESTBURY	NY	11590-2304	2	\$	76.82
LAQWAN	HARTRIDGE	5480 BROADWAY		BRONX	NY	10463-7612	21	\$	806.67
KEITH ANTHONY	HARVEY	121 FOREST AVE		GLEN COVE	NY	11542	1	\$	38.42
SHERIDAN E	HARVEY	7 WHITE PLAINS AVE		ELMSFORD	NY	10523-2726	1.43	\$	54.87
DONOVAN N	HASELL	60 FERNDAL AVE		SELDEN	NY	11784-2914	20	\$	768.25
JOSEPH	HAWES	60 HAMILTON AVE	APT 3L	STATEN ISLAND	NY	10301-1851	10	\$	384.13
MICHAEL C	HAYES	101 ROOSEVELT AVE		SOUTH LIVERPO	NY	13088	1	\$	38.42
GARTEN	HEADMAN	14740 110TH RD		JAMAICA	NY	11435-5702	3	\$	115.24
ORLANDO A	HELENA LOPEZ	108 RADCLIFF DR		BRENTWOOD	NY	11717-7027	27.86	\$	1,070.07
MARCUS LEE	HENDERSON	19 GREY PL		NORTH BABYLON	NY	11703	1	\$	38.42
MARILYN	HENDERSON	67 HANSON PL	APT 8E	BROOKLYN	NY	11217-1538	3	\$	115.24
RYAN ERIC	HENRIKSEN	1888 COUNTY ROUTE 48		LACONA	NY	13083-3141	5	\$	192.06
CHRISTOPHER ONEAL	HENRY	50 SUNNYSIDE AVE		HEMPSTEAD	NY	11550-6425	2	\$	76.82
RICHARD	HERBST	5 PRINCE CHARMING RD		NESCONSET	NY	11767-2223	26.29	\$	1,009.70
DAVID E.	HERNANDEZ	7 HAMPTON RD		SHIRLEY	NY	11967-4103	3	\$	115.24
SEBASTIAN	HERNANDEZ-SCHMITT	3 ANN DR N		FREEMPORT	NY	11520-5704	15	\$	576.19
ERIC	HEWITT	530 LAKEVILLE RD	# 2	NEW HYDE PARK	NY	11040-3006	2	\$	76.82
RYAN D	HEWITT	5056 STATE ROUTE 5		VERNON	NY	13476-3620	7	\$	268.89
LARSON ANTHONY	HIBBERT	10917 205TH PL		SAINT ALBANS	NY	11412-1415	2	\$	76.82

DANIEL A.	HILL	PO BOX 12		KIRKVILLE	NY	13082-0012	2	\$	76.82
PATRICIA	HILL	1920 AMSTERDAM AVE	APT 12M	NEW YORK	NY	10032-5024	15	\$	576.19
DAVID MARION	HIMMELHEBER	107 CAMEL RD		COMMACK	NY	11725-1008	39	\$	1,498.10
RONALD RUDOLPH	HINDS	189 BEECHWOOD AVE		MOUNT VERNON	NY	10553-1301	2	\$	76.82
MARIE L	HINES	444 N TERRACE AVE	# 2	MOUNT VERNON	NY	10552-3111	7	\$	268.89
BRIAN J	HIRSCH	3 WOODMERE AVE		GLENWOOD LNDG	NY	11547-3029	21	\$	806.67
CLAYTON J.	HOGAN	320 MILLER AVE		FREEPORT	NY	11520-5517	3	\$	115.24
JAHKEEN IMAAL	HOKE	7 LEONARD ST		ALBANY	NY	12202-1117	1	\$	38.42
CHRISTINE MAIRE	HOLLAND	110 WASHINGTON AVE		NEW ROCHELLE	NY	10801-6216	9	\$	345.72
DIANA S.	HOWARD	310 VANN ST	APT 1	SYRACUSE	NY	13206-3558	1	\$	38.42
JOESPH M	HOWE	337 73RD ST		BROOKLYN	NY	11209-2503	7.14	\$	274.38
AMY JO	HOWES	2680 WOODS AVE		EAST MEADOW	NY	11554-4235	13	\$	499.37
VICTOR ELLIOT	HUDSON	66 N BROADWAY		YONKERS	NY	10701-7009	1	\$	38.42
CHRISTIAN EDWARD	HUEZO	288 GRAND AVE		FREEPORT	NY	11520-2510	4	\$	153.65
CAMILLE ANTONIETTE	HUNTER	50 WILMONT TURN		CORAM	NY	11727-1039	3	\$	115.24
GABRIEL MICHAEL SHANE	HUNTER	15 CEDAR LN		MEDFORD	NY	11763-1101	5	\$	192.06
TYWAIN	HUNTER	35 E 4TH ST		HUNTINGTN STA	NY	11746-1442	6	\$	230.48
OMAR K	HURLOCK	23 GLEN RD		WESTBURY	NY	11590-1642	5	\$	192.06
VAUGHN	HUTCHINSON	856 ROBSON PL		HEMPSTEAD	NY	11550	7	\$	268.89
FRANCIS P.	IAVARONE	95 SWAN LAKE DR		PATCHOGUE	NY	11772-2962	7	\$	268.89
JOHN Y	IBRAHIM	195 STREETEUBEN ST	APT 6	STATEN ISLAND	NY	10304	11	\$	422.54
SHAN	IQBAL	15 NORTHRIDGE DR		CORAM	NY	11727-2612	7	\$	268.89
TAHIR	IQBAL	4 HEALY ST		HUNTINGTON	NY	11743-5324	10	\$	384.13
ZAHID	IQBAL	4 HEALY ST		HUNTINGTON	NY	11743-5324	22	\$	845.09
JEFFERY	IZZO	7701 TOTMAN RD		N SYRACUSE	NY	13212-1841	11	\$	422.54
MICHAEL L	IZZO	3 WOODMERE AVE		GLENWOOD LNDG	NY	11547-3029	49	\$	1,882.23
SOPHIA	JABER	99 DIX HILLS RD		HUNTINGTON	NY	11743-5358	5	\$	192.06
JARED OMAR	JACKSON	48 W RAYMOND AVE		ROOSEVELT	NY	11575-1014	8	\$	307.30
JUSTIN G.	JACOB	54 DEWITT PL	APT 2	NEW ROCHELLE	NY	10801-3379	11.57	\$	444.49
GERHARDT	JAMES	2160 CATON AVE	APT 3F	BROOKLYN	NY	11226-2547	19	\$	729.85
MARCIN	JANIEL	149 N ERIE AVE		LINDENHURST	NY	11757-4148	1	\$	38.42
JEAN PIERRE RAPHAEL	JEAN BAPTISTE	150 LIBERTY PKWY	APT F5	SPRING VALLEY	NY	10977-5336	1	\$	38.42
ANTHONY A	JEFFERIES	103 NARAMORE DR		BATAVIA	NY	14020-1719	4.71	\$	181.09
DERRICK D.	JENKINS	1400 MADISON ST		SYRACUSE	NY	13210-2130	2	\$	76.82
ISAIAH R	JERNIGAN	274 W 140TH ST	APT 36	NEW YORK	NY	10030-1845	10.14	\$	389.61
ISAIAH RAHSAAN	JERNIGAN	274 W 140TH ST	APT 36	NEW YORK	NY	10030-1845	3	\$	115.24
STEPHANIE A	JEUDY	13036 SPRINGFIELD BLVD		JAMAICA	NY	11413-1120	9	\$	345.72
YAPHET E	JOHN	240-17 EDGEWOOD ST		ROSEDALE	NY	11422	34	\$	1,306.04
ARLANDO	JOHNSON	128 FLOYD ST		STATEN ISLAND	NY	10310-2221	70	\$	2,688.90
DANIEL PHILLIP	JOHNSON	985 ANDERSON AVE	APT 6C	BRONX	NY	10452-5624	5	\$	192.06
JASON WILLIAM	JOHNSON	113 ADAMS ST		BALDWIN	NY	11510-4625	1	\$	38.42
KENDEL T.	JOHNSON	104-37 194TH HOLLIS AVE		QUEENS	NY	11412	1	\$	38.42
KENNETH WILLIAM	JOHNSON	14 DEPPE PL	APT 1L	STATEN ISLAND	NY	10314-1524	1	\$	38.42

MICHAEL DE SHAWN	JOHNSON	102 COLONIAL AVE		FREEPORT	NY	11520-1251	11	\$	422.54
MILES L	JOHNSON	519 MAPLE AVE		UNIONDALE	NY	11553-2133	31.86	\$	1,223.73
GIOVANNI W.	JOSEPH	25 FIELDING AVE		DIX HILLS	NY	11746-7139	6	\$	230.48
NICHOLAS	JULIANO	189 LOCUST RD		PLEASANTVILLE	NY	10570-3721	5	\$	192.06
ROBERT J	KAMROWSKI	PO BOX 776		EAST MARION	NY	11939-0776	7	\$	268.89
EVAN JAMES	KARALUNAS	6107 THUNDERHEAD LN		JAMESVILLE	NY	13078-9561	11	\$	422.54
HARMON	KARNES	142 W 5TH ST		DUNKIRK	NY	14048-1935	38	\$	1,459.68
PENNY	KASSAY-ASENCIO	129 SHABER RD		PATCHOGUE	NY	11772-2428	1	\$	38.42
MATTHEW	KAUFMAN	1805 JEROME AVE	# 2	SCHENECTADY	NY	12306-4805	31	\$	1,190.80
ERIC J.	KAVALLARIS	26 BIRCH ST		CENTRAL ISLIP	NY	11722-3121	4	\$	153.65
STACEY	KEELS	51 UTZ ST		FREEPORT	NY	11520-1736	1	\$	38.42
BRIAN W	KEHOE	58 PUTNAM AVE		VALLEY STREAM	NY	11580-3223	15	\$	576.19
MICHAEL E	KEHOE	58 PUTNAM AVE		VALLEY STREAM	NY	11580-3223	5	\$	192.06
TAARIQ D.	KEITT	163 W YONPHONK		COVERN	NY	11727	1	\$	38.42
BENJAMIN SCOTT	KELL	72 S VILLAGE AVE		ROCKVILLE CTR	NY	11570-5701	11	\$	422.54
KEVIN	KELLY	28 LAKE ST		AMITYVILLE	NY	11701-3014	21	\$	806.67
MICHAEL	KELLY	18 DELAVAN ST		EAST HAMPTON	NY	11937-1748	1	\$	38.42
ABDUL	KHAN	9229 246TH ST		FLORAL PARK	NY	11001-3920	8	\$	307.30
ABDULLAH	KHAN	88 W 21ST ST		HUNTINGTN STA	NY	11746-3127	1	\$	38.42
AKASH	KHAN	4123 159TH ST		FLUSHING	NY	11358-2512	15	\$	576.19
SALMON RAZA	KHAN	25 S CENTRAL AVE		VALLEY STREAM	NY	11580-5412	10	\$	384.13
JONATHAN	KIM	6769 CLOVERDALE LN		OAKLAND GDNS	NY	11364-2759	70	\$	2,688.90
WILLIAM	KIM	49 ELBERON PL		ALBANY	NY	12203-1207	6	\$	230.48
RASHAN	KING	114 MCNAIR ST		BRENTWOOD	NY	11717-3307	4	\$	153.65
JEDDIE C	KING III	3165 49TH ST	APT 4C	WOODSIDE	NY	11377-1318	4	\$	153.65
NICOLE RENEE	KNOTT	156 RARITAN AVE		STATEN ISLAND	NY	10304-4018	7	\$	268.89
BRIAN AN	KOKE	320 OLD MILL RD		SAINT JAMES	NY	11780-4208	13	\$	499.37
DHANISH KARTHIKEYAN	KOLARVEETIL	536 N 7TH ST		NEW HYDE PARK	NY	11040-3029	1	\$	38.42
TOMASZ	KONARZEWSKI	33 CENTRAL AVE	APT 4B	STATEN ISLAND	NY	10301-2518	5	\$	192.06
VIKTOR	KONDRAS	28 CATON DR	APT 31B	SYRACUSE	NY	13214-1028	48.86	\$	1,876.74
JOSEPH	KOSIK	64 PRINCETON ST		ISLIP	NY	11751-1415	9	\$	345.72
KEVIN	KOVAL	6220 WYNMOOR DR		CICERO	NY	13039-8862	17	\$	653.01
WILLIAM C	KOZAK II	7 SUMMERFIELD DR		LAKE GROVE	NY	11755-2542	10	\$	384.13
NILE V.	KPAKA	289 VANDERBILT AVE		STATEN ISLAND	NY	10304-2525	14	\$	537.78
TEJAN SIPO	KPAKA	153 SOUTH AVE	# 1A	STATEN ISLAND	NY	10303-1666	1	\$	38.42
SANDRA M	KUBICA	39 PARK CIR S		FARMINGDALE	NY	11735-4329	6.86	\$	263.40
ABY K	KURIAKOSE	1325 CITIZEN AVE		ELMONT	NY	11003-3304	13	\$	499.37
CHRISTIAN	LABOY	9 PHEASANT VALLEY DR		CORAM	NY	11727-2321	37	\$	1,421.28
HARRY T	LABOY	8411 149TH AVE		HOWARD BEACH	NY	11414-1218	2	\$	76.82
WILFRED	LABOY	9 PHEASANT VALLEY DR		CORAM	NY	11727-2321	49	\$	1,882.23
CHRISTIAN A	LABRADOR	134-25 FRANKLIN AVE	APT 4	FLUSHING	NY	11355	6	\$	230.48
FRANTZ GARFIELD	LALANNE	445 LITCHFIELD AVE		ELMONT	NY	11003-3322	4	\$	153.65
WILSON LAVIER	LALVAY	28 YALE AVE		OSSINING	NY	10562-3422	1	\$	38.42



ALAIN	LANDAIS	22 BAGATELLE RD		DIX HILLS	NY	11746-5904	4	\$	153.65
CHARLES	LANDI, JR.	212 DIXON AVE		STATEN ISLAND	NY	10303-2621	45	\$	1,728.58
AMY	LANDRY	152 BARITAN AVE		STATEN ISLAND	NY	10305	1	\$	38.42
ARTHUR	LANDSMAN	2 GREEN LANTERN BLVD		ENDICOTT	NY	13760-4268	16	\$	614.61
ROBERT C	LANGLEY	758 WINDSOR RD		UNIONDALE	NY	11553-2326	43	\$	1,651.76
NOLAN J.	LAUTERBORN	1342 N MONROE AVE		WEST ISLIP	NY	11795-1913	1	\$	38.42
WILLIAM A.	LAZAROFF	405 E 2ND ST	# 2	BROOKLYN	NY	11218-3905	3	\$	115.24
JASON	LEE	560 MAIN ST	APT 1024	ROOSEVELT ISL	NY	10044-0018	12	\$	460.95
ASHLEY	LEECY	463 ASHLAND AVE	APT 2	BUFFALO	NY	14222-1553	8	\$	307.30
RONALD	LEGER	191 HAWTHORNE AVE	APT 103	CENTRAL ISLIP	NY	11722-1362	62.86	\$	2,414.52
HOPETON SEYMOUR	LEMON	500 CROTON AVE	APT 1D	ASSINING	NY	10562	2	\$	76.82
CHRISTIA	LENT	2361 PENATIKUIT AVE		SEAFORD	NY	11783-3147	11.86	\$	455.47
MICHAEL	LETO	355 CENTRAL AVE		BETHPAGE	NY	11714-3915	11	\$	422.54
VADIM	LEVONE	1130 KENMORE AVE	APT 2	BUFFALO	NY	14216-1338	69.86	\$	2,683.41
JOHNATHON	LEVY	4512 215TH PL		BAYSIDE	NY	11361-3445	1	\$	38.42
ANTON R	LEWIS	23870 116TH RD		ELMONT	NY	11003-4008	22	\$	845.09
KAVEL	LEWIS	11585 232ND ST		CAMBRIA HTS	NY	11411-1432	74	\$	2,842.55
MICHAEL	LIEB	908 OAKS DR		FRANKLIN SQ	NY	11010-1936	1	\$	38.42
JONATHAN LEE	LIGHTFOOT	235 S LEXINGTON AVE		WHITE PLAINS	NY	10606-2545	1	\$	38.42
ERALD	LIKA	115 DORCHESTER AVE		SYRACUSE	NY	13203-1429	25	\$	960.32
KLAJDI	LIKA	115 DORCHESTER AVE		SYRACUSE	NY	13203-1429	19	\$	729.85
MATHIAS C.	LIMAS	4 BAYONNE AVE		CENTRAL ISLIP	NY	11722-3304	26	\$	998.73
VANESSA J.	LIMAS	145 SOUTHBURN AVE		C ISLIP	NY	11722	1	\$	38.42
JEMEL ANTHONY	LINTON	10043 208TH ST		QUEENS VLG	NY	11429-1040	3	\$	115.24
JOHN	LIONETTI	59 W BROADWAY		PORT JEFF STA	NY	11776-3825	3	\$	115.24
ENGJELL	LLESHI	3639 HYLAN BLVD		STATEN ISLAND	NY	10308-3516	9	\$	345.72
DOMINIK C	LOCKHART	515 MARYANN LN		W HEMPSTEAD	NY	11552-4018	13	\$	499.37
SALVATORE	LOMBARDI	6827 62ND ST		RIDGEWOOD	NY	11385-5284	1	\$	38.42
WILCINA	LONGDON	103 SCRIBNER AVE		STATEN ISLAND	NY	10301-2317	9	\$	345.72
ERIC	LOPEZ	506 MOSEL AVE		STATEN ISLAND	NY	10304-1621	1	\$	38.42
FRANK	LOPEZ	905 43RD ST	APT D1	BROOKLYN	NY	11219-1728	3	\$	115.24
GABRIEL	LOPEZ	64 CHESTNUT AVE		STATEN ISLAND	NY	10305-1828	1	\$	38.42
TIONY R	LOPEZ	1189 SHERIDAN AVE		BRONX	NY	10456-4502	6	\$	230.48
JUAN GABRIEL	LORA	21 LEE PL		FREEMPORT	NY	11520-3836	6	\$	230.48
SONIA	LORA	85 WESTSIDE AVE		FREEMPORT	NY	11520-5421	13	\$	499.37
ROSEANNE	LORIA	14 PORT LN		STATEN ISLAND	NY	10302-1155	1	\$	38.42
EVERETTE L.	LOWMAN	50 S MAIN ST		PORT CHESTER	NY	10573-4656	6	\$	230.48
ENOC PENIEL	LUCCA	24 JUNIPER ST		CENTRAL ISLIP	NY	11722-3807	2	\$	76.82
RICHARD J.	LUCIANI	60 WOODVIEW LN		CENTEREACH	NY	11720-4027	5	\$	192.06
DAVID MI	LUCSOK	PO BOX 1143		AMHERST	NY	14226-7143	4	\$	153.65
ALEXANDER	LUGO	97-37 CORONA AVE		CORONA	NY	11368	1	\$	38.42
RODOLFO GABRIEL	LUNGO	66 CROTON AVE	APT 4	OSSINING	NY	10562-4949	2	\$	76.82
LAMAR J.	LYON	145-08 176TH ST		SPRINGFIELD G	NY	11034	4	\$	153.65



LAURA ASHLEY	LYONS	44 COLFAX AVE	STATEN ISLAND	NY	10306-2430	7	\$	268.89
ROBERT	MAASER	57 COOPER AVE	STATEN ISLAND	NY	10305-1331	3	\$	115.24
RONALD STEPHEN	MABITAD	8328 POOLSBROOK RD	KIRKVILLE	NY	13082-9506	14	\$	537.78
JASON	MACAGNONE	PO BOX 13	E NORTHPORT	NY	11731-0013	41	\$	1,574.92
LEROY	MACLIN	1111 JOSELSON AVE	BAY SHORE	NY	11706-2035	65	\$	2,496.83
WILLIAM J.	MAHER	305 LIVERMORE AVE	STATEN ISLAND	NY	10314-3131	7	\$	268.89
DANIEL	MAHR	72 VOORHIS DR	BRENTWOOD	NY	11717-2905	8	\$	307.30
BRIAN	MAJKA	953 CENTRAL AVE	DUNKIRK	NY	14048-3435	36	\$	1,382.86
ERICK	MALAGON	141 JOHN ST	HAUPPAUGE	NY	11788-3009	20	\$	768.25
AMAUROS	MALDONADO	384 UNION AVE	STATEN ISLAND	NY	10303-2448	48	\$	1,843.82
RAFAEL	MALDONADO	801 MANOR RD	STATEN ISLAND	NY	10314-7035	6	\$	230.48
VINCENT DANIEL	MALDONADO	212 DIXON AVE	STATEN ISLAND	NY	10303-2621	33	\$	1,267.62
MICHAEL	MALLEO	61 RADFORD ST	STATEN ISLAND	NY	10314-4811	14	\$	537.78
SALVATOR	MALLEO III	61 RADFORD ST	STATEN ISLAND	NY	10314-4811	75	\$	2,880.96
CHESTER	MALLOY SR	820 ORBIT LN	UNIONDALE	NY	11553-2801	0.14	\$	5.49
MATTHEW WALTER	MALONEY	20 MARK VINCENT DR	POUGHKEEPSIE	NY	12603-3715	7	\$	268.89
RUSSEL	MALTESE	3722 MIAMI ST	SEAFORD	NY	11783-3541	4	\$	153.65
FRANK C.	MALY	30 ALTON AVE	GREENLAWN	NY	11740-2127	6	\$	230.48
NICHOLAS	MANFREDINI	36 WINDEMERE AVE	STATEN ISLAND	NY	10306-2017	8	\$	307.30
ERIC G.	MANTILLA	1190 SHAKESPEARE AVE	BRONX	NY	10452-3922	5	\$	192.06
LAVERNON M.	MANUEL	106 ELK ST	HUNTINGTON	NY	11743-5616	11	\$	422.54
STEPHEN	MARANO	12 BRADFORD LN	BETHPAGE	NY	11714-4631	5	\$	192.06
CHRISTOPHER	MARCIAL	PO BOX 244	FRANKLIN SQ	NY	11010-0244	5.14	\$	197.55
JHONATHAN FREITAS	MARCONDES	57 DAVIS AVE	WHITE PLAINS	NY	10605-1029	5	\$	192.06
ROCCO	MARESCA	98 SEAVIEW AVE	STATEN ISLAND	NY	10304-2836	1	\$	38.42
PATRICK J	MARESCO	49 CALVERT AVE	RONKONKOMA	NY	11779-5917	1	\$	38.42
ANDREW	MAROTTA	10 STERLING PL	NEW CITY	NY	10956-6219	9	\$	345.72
JOSE	MARQUEZ	40 RANDALL AVE	FREEPORT	NY	11520-2760	1	\$	38.42
SHAUN PA	MARRON	6478 KEVINTON PL	BOSTON	NY	14025-9640	34.86	\$	1,338.96
THOMAS JAMES	MARSHALL	30 CORONET CRES	BETHPAGE	NY	11714-2826	3	\$	115.24
MELVIN	MARTELLY	10823 217TH PL	QUEENS VLG	NY	11429-1946	19	\$	729.85
BRUCE	MARTIN	PO BOX 767	OSSINING	NY	10562-0767	5	\$	192.06
CHAZ EUGENE	MARTIN	171 LOCUSTWOOD BLVD	ELMONT	NY	11003-2008	5	\$	192.06
JACLYN	MARTIN	PO BOX 149	PATTERSON	NY	12563-0149	5	\$	192.06
DOMINICK	MARTINEZ	PO BOX 407	PORT JEFF STA	NY	11776-0407	32	\$	1,229.21
ERIC	MARTINEZ	262 BATTLE AVE	WHITE PLAINS	NY	10606-2126	7	\$	268.89
JAMAL	MARTINEZ	147 CHESTER ST	BROOKLYN	NY	11212-5642	9	\$	345.72
KEVIN	MARTINEZ	8165 102ND RD	OZONE PARK	NY	11416-2031	10	\$	384.13
KYLEIGH E	MARTYN	9025 BURLINGAME RD	CANASTOTA	NY	13032-4947	1	\$	38.42
ABRAHAM	MASLAVI	46 MONTEREY DR	NEW HYDE PARK	NY	11040-1031	6	\$	230.48
MICHAEL JAMES	MASTRIANO	5129 COFFEE TREE LN	N SYRACUSE	NY	13212-4402	28	\$	1,075.56
NICHOLAS	MAVRAKIS	452 ADAMS AVE	STATEN ISLAND	NY	10306-5423	30.71	\$	1,179.83
MALIK	MAXWELL	15611 AGUILAR AVE	FLUSHING	NY	11367-2732	10	\$	384.13

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RAYMOND T	MAZZA JR	32 PARK AVE		MALVERNE	NY	11565-1917	7	\$	268.89
DONALD	MCCAIN	PO BOX 20577		STATEN ISLAND	NY	10302-0577	1	\$	38.42
JOSEPH GERARD	MCCALL	37 ADAMS ST S		FARMINGDALE	NY	11735-6861	16	\$	614.61
MATTHEW	MCCARTHY	42 MYSON ST		WEST ISLIP	NY	11795-2704	13	\$	499.37
JOSEPH R	MCCLARY	335 BROADWAY GREENLAWN		HUNTINGTON	NY	11743-5556	7	\$	268.89
WILLIAM	MCCLELLAN	81 W HOOK RD		HOPEWELL JCT	NY	12533-6451	7	\$	268.89
WILLIAM EDWARD	MCCLELLAN	81 W HOOK RD		HOPEWELL JCT	NY	12533-6451	11	\$	422.54
GUETCHINE	MCCORKLE	2980 W 28TH ST		BROOKLYN	NY	11224-2045	3	\$	115.24
DEBORAH	MCCOY	8046 CAZENOVIA RD		MANLIUS	NY	13104-2008	4	\$	153.65
DERRICK	MCCREATH	1358 BROOKLYN AVE		BROOKLYN	NY	11203-5520	49	\$	1,882.23
HUSAIN K	MCFADDEN	567 3RD ST	# 2	ALBANY	NY	12206-2234	8	\$	307.30
JACQUELINE	MCHUGH	PO BOX 122		MARYKNOLL	NY	10545-0122	13	\$	499.37
MICHELLE E.	MCKAY	14 HILLSIDE AVE		MOUNT KISCO	NY	10549-1308	1	\$	38.42
DAVID	MCKELVEY	83 WEBERFIELD AVE		FREEPORT	NY	11520-2552	3	\$	115.24
ANTHONY T	MCKENZIE	6558 LINCOLN AVE		LOCKPORT	NY	14094-6176	3.57	\$	137.19
JOHN	MCLEOD	34 DONGAN HILLS AVE		STATEN ISLAND	NY	10306-2658	15	\$	576.19
JEFFREY	MEDINA	526 W HUDSON ST		LONG BEACH	NY	11561-1726	22	\$	845.09
CHRISTOPHER J	MERCADO	11611 157TH ST	APT 7F	JAMAICA	NY	11434-1644	14	\$	537.78
EMMANUEL	MERVIL	115-16 E37TH ST		ELMONT	NY	11003	3	\$	115.24
PAUL B	MESSER	1 BRIARCLIFF RD		NEW CITY	NY	10956-7013	2	\$	76.82
ADAM C.	MESSEVE	112 CULLEN ST		LIVERPOOL	NY	13088-6518	8	\$	307.30
MILTON	MEZA	70 INDEPENDENCE ST		WHITE PLAINS	NY	10606-1629	14	\$	537.78
DAVID ANDREW	MICHAEL	560 BROADHOLLOW RD	STE 101	MELVILLE	NY	11747-3702	13	\$	499.37
JOSHUA RYAN	MICHAELS	1829 DITMARS BLVD	APT 3A	ASTORIA	NY	11105-3918	5	\$	192.06
JUSTIN	MILANO	93 EMPRESS PINES DR		NESCONSET	NY	11767-3129	7	\$	268.89
JASON	MILLER	210 SUNRISE HWY	APT 8	ROCKVILLE CTR	NY	11570-4904	7	\$	268.89
LIZA	MILLER	200 MERRICK RD		ROCKVILLE CTR	NY	11570-5748	2	\$	76.82
OTHA M.	MILLER	10036 207TH ST		QUEENS VLG	NY	11429-1035	4	\$	153.65
PAUL J	MILLER	155 5TH AVE		TROY	NY	12180-1014	25	\$	960.32
MARIE	MILORD	17331 VASWANI AVE		JAMAICA	NY	11434-3305	3	\$	115.24
TRAVIS JOSEPH	MISKIWITZ	174 GOODWIN AVE		STATEN ISLAND	NY	10314-2376	12	\$	460.95
KIAH	MITCHELL	723 CAROLINE AVE		VALLEY STREAM	NY	11580-1226	30	\$	1,152.38
TROY A	MITCHELL	13122 134TH ST		S OZONE PARK	NY	11420-3430	8	\$	307.30
RACHEL	MODELL	29 COLONIAL DR		NEW PALTZ	NY	12561-1830	11	\$	422.54
CARLOS	MONCADA	47 CHAPMAN PL		BAY SHORE	NY	11706-7434	20	\$	768.25
MITCHELL ROBERT	MONTIEL	408 MANOR RD		STATEN ISLAND	NY	10314-2957	34	\$	1,306.04
COLLIN DANIEL	MOONEY	43 HASGATE DR		DELMAR	NY	12054-6709	10	\$	384.13
BARRY JOSEPH	MOORE	2630 WILLARD AVE		BALDWIN	NY	11510-3931	35	\$	1,344.45
CHRISTOPHER	MOORE	11 MILL RD		BROCTON	NY	14716-9739	5	\$	192.06
DAVID C	MOORE	318 OLD COUNTRY RD		ELMSFORD	NY	10523-2017	47	\$	1,805.40
JERRELL ANTHONY	MOORE	22 UNION CT		STATEN ISLAND	NY	10303-2474	1	\$	38.42
LABAN ME	MOORE	491 AVALON GARDENS DR		NANUET	NY	10954-7441	6	\$	230.48
TINA SIM	MOORE	1014 PARK PL	APT 1D	BROOKLYN	NY	11213-1943	34.29	\$	1,317.01

ADRIAN E. (EMP)	MORALES	9 PARK ST		SPRING VALLEY	NY	10977-3933	31	\$	1,190.80
EDUARDO R	MORALES	9 PARK ST		SPRING VALLEY	NY	10977-3933	13	\$	499.37
KEITH EDWIN	MORALES	60 RADCLIFF DR		BRENTWOOD	NY	11717-7626	28	\$	1,075.56
DEAN JOSEPH	MORELLI	19 SCOPELITIS CT		HOLBROOK	NY	11741-2019	1	\$	38.42
DAURIS A	MORETA	1475 VYSE AVE	APT 1A	BRONX	NY	10460-5927	3	\$	115.24
MATTHEW E.	MORGAN	431 COLERIDGE RD		ROCKVILLE CTR	NY	11570-1412	6	\$	230.48
MARK	MORIN II	4 HUNTLEIGH DR		LOUDONVILLE	NY	12211-1156	17	\$	653.01
ANA	MORRIS	34 BROOME ST		WEST BABYLON	NY	11704-1903	31	\$	1,190.80
SHAMA	MORRISON	240 PARK HILL AVE	APT 6W	STATEN ISLAND	NY	10304-4635	2	\$	76.82
STEVEN KEITH	MORSE	156 SMITH BLVD	APT 213	MESCANSET	NY	11767	4	\$	153.65
CLINTON	MOULTRIE	1627 MALL ST		NORTH TONAWAN	NY	14120	3.57	\$	137.19
JAMAAL	MUHAMMAD	11645 195TH ST		SAINT ALBANS	NY	11412-3125	8	\$	307.30
DARRELL	MULBAH	185 PARK HILL AVE	APT 1H	STATEN ISLAND	NY	10304-4726	4	\$	153.65
JOSEPH CHARLES	MUNAFO	511 NECKAR AVE		STATEN ISLAND	NY	10304-4511	6	\$	230.48
ALEX EMANUEL	MUNGUIA	9 BAILEY AVE		BAY SHORE	NY	11706-3027	1	\$	38.42
KAREN	MURPHY	413 S 8TH AVE	# 2	MOUNT VERNON	NY	10550-4326	12	\$	460.95
SAFET	MUSOVIC	340 BRYANT AVE		STATEN ISLAND	NY	10306-3119	10	\$	384.13
MAHDEE	MUSTAFA	4 JOHN AVE		ELMONT	NY	11003-1916	5	\$	192.06
JOSEPH L	NARANJO	21 GREENRIDGE AVE		WHITE PLAINS	NY	10605-1246	5	\$	192.06
ARISTIDE	NAVARRO	1232 PEAPOND RD		N BELLMORE	NY	11710-2916	38	\$	1,459.68
FATIMA NICOLE	NELSON	455 E 148TH ST	APT 426	BRONX	NY	10455-4166	1	\$	38.42
TYWELLE	NELSON	21507 115TH RD		CAMBRIA HTS	NY	11411-1110	9	\$	345.72
ERIK MICHAEL	NERZIG	9 SETON ST		MELVILLE	NY	11747-1329	25	\$	960.32
RONALD	NEWMAN	305 N MARVINE AVE		AUBURN	NY	13021-2938	36	\$	1,382.86
IDA	NEWTON	16103 137TH AVE		JAMAICA	NY	11434-3717	3	\$	115.24
JONATHAN	NICOLAI	11 CORTLAND AVE		JERICHO	NY	11753-1505	101	\$	3,879.69
TINA	NIEVES	1796 WELLS DR		BAY SHORE	NY	11706-1624	7	\$	268.89
DENEARD V.	NOEL	89 N BERGEN PL		FREEMONT	NY	11520-2733	3	\$	115.24
BERNIE R	NUNEZ	31 STREETONE ST		ELMONT	NY	11003	17	\$	653.01
YSAURA S	NUNEZ	1214 SHAKESPEARE AVE	# 34	BRONX	NY	10452-3970	13	\$	499.37
SOLOMON NDUBUISI	NWEKE	10101 SPRINGFIELD BLVD		QUEENS VLG	NY	11429-1621	22	\$	845.09
JASON MICHAEL	O CONNER	127 OLD MAIN ST		SLIVER CREEK	NY	14136	1	\$	38.42
BOBBY L	OATES	11128 208TH ST		QUEENS VLG	NY	11429-1712	1	\$	38.42
JOSEPH	OBRIEN	67 ONTARIO AVE		MASSAPEQUA	NY	11758-3838	4	\$	153.65
OKON	OKON	3 COONLEY CT		STATEN ISLAND	NY	10303-2216	10	\$	384.13
STEPHEN	OLIPHANT	9 OAKMONT AVE		HEMPSTEAD	NY	11550	25.86	\$	993.25
CHRISTIAN ADAM	OLIVER	102 CLAYTON AVE		SYRACUSE	NY	13207-2105	10	\$	384.13
CHRISTOPHER MICHAEL	OLSEN	1263 OVINGTON AVE		BROOKLYN	NY	11219-6008	10	\$	384.13
DANIEL R	OLSEN	1263 OVINGTON AVE		BROOKLYN	NY	11219-6008	9.14	\$	351.21
ROBERTO	ORELLANA	32 STUYVESANT ST		HUNTINGTON	NY	11743-4720	1	\$	38.42
REYNALDO	ORIZ	30 HOLLAND CT		VALLEY STREAM	NY	11580-2906	7	\$	268.89
JOSEPH	ORNAUER	3276 MURDOCK AVE		OCEANSIDE	NY	11572-3614	1	\$	38.42
JHONATHAN (EMP.)	OROZCO	282 TRAVIS AVE		ELMONT	NY	11003-3042	6.57	\$	252.43

STEVENS	OROZCO	282 TRAVIS AVE		ELMONT	NY	11003-3042	15	\$	576.19
REYNALDO ANTONIO	ORTIZ	30 HOLLAND CT		VALLEY STREAM	NY	11580-2906	14	\$	537.78
PATRICK MICHAEL	OVERTON	8758 COLUMBINE CIR		BALDWINVILLE	NY	13027-1814	7	\$	268.89
AYAZ S.	OZA	253 N CENTRAL AVE		VALLEY STREAM	NY	11580-3125	7	\$	268.89
ALFREDO	PAEZ, JR.	44 NASSAU AVE		FREEPORT	NY	11520-5542	20	\$	768.25
DANIEL JAVIER	PAGAN	180 ADA DR		STATEN ISLAND	NY	10314-1403	3	\$	115.24
VINCENT EDWARD	PALMER	21605 136TH RD		SPRNGFLD GDNS	NY	11413-2207	1	\$	38.42
MICHAEL	PARISE II	24502 RUSHMORE AVE		DOUGLSTON	NY	11362-1125	0.14	\$	5.49
ANDRE JAMEL	PARRIS	212 BEACH 102 ST		FAR ROCKAWAY	NY	11694	33.43	\$	1,284.09
PETER E	PARRIS	43 ORIOLE WAY		DIX HILLS	NY	11746-4916	6	\$	230.48
CARLOS D	PASCUAL	212 GRAND BLVD		BRENTWOOD	NY	11717-5913	5	\$	192.06
JASON	PASSARO	496 HUDSON AVE		ALBANY	NY	12203-1302	10	\$	384.13
ALEX	PASYNKOV	54 DELWITT AVE		STATEN ISLAND	NY	10306-5562	3	\$	115.24
ANTHONY J	PATANELLA	1 BRANDY CT		LAKE GROVE	NY	11755-2305	11	\$	422.54
APRIL	PAUL	2 MYRTLE AVE		BRENTWOOD	NY	11717-1611	3	\$	115.24
MARKO	PAVLOVIC	23 FAIRWAY DR		OLD BETHPAGE	NY	11804-1742	1	\$	38.42
GABRIEL ANTONIO	PAZ	43 WILLIAM ST	APT 1	OSSINING	NY	10562-5530	11	\$	422.54
JONATHAN D	PEDRO	3018 30TH ST		LONG IS CITY	NY	11102	33	\$	1,267.62
KAHLIL A	PEOPLES	1189 WEST AVE		BUFFALO	NY	14213-1311	3.57	\$	137.19
ROBERTO	PERDOMO	55 GLENMORE AVE		BRENTWOOD	NY	11717-4113	11	\$	422.54
GREGORY	PERDRIEL	995 JULIETTE RD		W HEMPSTEAD	NY	11552-4102	20	\$	768.25
RAMONA	PEREZ	7 ORR ST		TROY	NY	12180-1336	10	\$	384.13
VICTORIA	PEREZ	3110 KINGSBRIDGE TER	APT 5I	BRONX	NY	10463-5870	2	\$	76.82
WALKER CHANEYFIELD	PETERSON	309 E MOSHAL PKWY N	APT 4F	BRONX	NY	10467	28	\$	1,075.56
JAMES	PETERSON JR	550 FERNDAL BLVD		CENTRAL ISLIP	NY	11722-4802	48	\$	1,843.82
ELYSEE	PETIT	11 W GRANADA AVE		LINDENHURST	NY	11757-6442	1	\$	38.42
CURTIS	PFLUG	1 ATLANTIC AVE	APT 11	FARMINGDALE	NY	11735-2767	57	\$	2,189.53
QUOC	PHAM	109 NORTHFIELD DR		SYRACUSE	NY	13212-1345	10	\$	384.13
CLINTON ALBERT	PHILL	297 REGIS DR		STATEN ISLAND	NY	10314-1428	5	\$	192.06
KELLY ANNE	PHILLIPS	7542 MEADOW WOOD DR		N SYRACUSE	NY	13212-1042	7	\$	268.89
ANTHONY	PITTMAN	18411 144TH AVE		SPRNGFLD GDNS	NY	11413-3210	4	\$	153.65
CHRISTOPHER	PLAENER	4 CORNWALL LN	APT 2L	CARLE PLACE	NY	11514-1085	8	\$	307.30
ALFRED BERNARD	PLEASURE	20 ONEIDA TER		ALBANY	NY	12209-2241	5	\$	192.06
LUIS	POLONIA	12214 SUTPHIN BLVD	APT 2	JAMAICA	NY	11434-2335	6	\$	230.48
JUAN CARLOS	PONCE	287 RIDGE RD		HARTSDALE	NY	10530-2207	1	\$	38.42
YULIYA V	POROKHOVA	1577 E 17TH ST	APT 3M	BROOKLYN	NY	11230-6740	1	\$	38.42
PHILIP BENJAMIN	PORTOLANO	17 GREENE CT		HAUPPAUGE	NY	11788-4355	2	\$	76.82
EDWARD	POTTER, JR.	10944 160TH ST	APT 39	JAMAICA	NY	11433-3252	1	\$	38.42
ROBERT CHARLES	PRICE JR	506 SHARROTTS RD		STATEN ISLAND	NY	10309-1991	5	\$	192.06
MARC	PRIMACK	7 KEARNEY AVE		BETHPAGE	NY	11714-3603	18	\$	691.43
STEVEN J.	PRIMIANO	8 STEBBINS AVE		STATEN ISLAND	NY	10310-1638	2	\$	76.82
BRUCE A	PRINCE	140 PARK HILL AVE		STATEN ISLAND	NY	10304-4802	11	\$	422.54
KRISTINA JANELLE	PULISTAR	PO BOX 804		LINDENHURST	NY	11757-0804	10	\$	384.13

ARUN	PUTHUSSEERIL	1205 TERRACE BLVD		NEW HYDE PARK	NY	11040-3928	20.43	\$	784.72
IAN IRA	QUANTANO	272 HEBERTON AVE		STATEN ISLAND	NY	10302-1808	2	\$	76.82
GREGORY A	RABERNER	3084 TRINITY ST		OCEANSIDE	NY	11572-3225	1	\$	38.42
OHEEM	RABSATT	2534 MOTT AVE		FAR ROCKAWAY	NY	11691-1712	1	\$	38.42
JONATHAN ANTHONY	RACHETTA	6189 LESLIEANNE PATH		CICERO	NY	13039-9392	7	\$	268.89
VIJIL	RAJAN	1632 BROADWAY		NEW HYDE PARK	NY	11040-4310	7	\$	268.89
GREGORY	RAMIREZ	56 WICHITA RD		WEST SENECA	NY	14224-2606	30	\$	1,152.38
JONATHAN	RAMIREZ	138 BATTLE AVE		WHITE PLAINS	NY	10606-2135	6	\$	230.48
MATTHEW L	RAMIREZ	224 W 3RD ST		DEER PARK	NY	11729-5936	6	\$	230.48
JOHN P	RAMOS	19 WALDEN AVE		WHITE PLAINS	NY	10606	29	\$	1,113.97
DAMIEN KARIEM	RANDALL	124 E 176TH ST		BRONX	NY	10453-6205	8	\$	307.30
EBONIE	RANDOLPH	116-18 W 129TH ST	APT	NEW YORK	NY	10027	1	\$	38.42
DANIEL	RAO	1492 SMITH RIDGE RD		CHITTENANGO	NY	13037-9556	6	\$	230.48
NICHOLAS P.	RAULLI	9262 BENDIGO DR		BALDWINVILLE	NY	13027-9067	18	\$	691.43
GREG	RAVITSKY	458 COLON AVE		STATEN ISLAND	NY	10308-1420	2	\$	76.82
MUHAMMAD Z	RAZA	179 NEVADA ST		HICKSVILLE	NY	11801-2351	4	\$	153.65
TAHSEER	RAZA	766 CARMAN AVE		WESTBURY	NY	11590-6426	72.86	\$	2,798.65
JOHN	RE	21 GILBERT LN		PLAINVIEW	NY	11803-3121	56	\$	2,151.12
RYAN	REDICAN	259 SPRINGDALE DR		RONKONKOMA	NY	11779-6060	2	\$	76.82
JOHN	REFORMATO	1105 BRENTWOOD DR		TARRYTOWN	NY	10591-5072	15	\$	576.19
PATRICIA E	REGALADO	1214 SHAKESPEARE AVE		BRONX	NY	10452-3970	13	\$	499.37
WILLIAM	RESNICK	33 DALE LN		LEVITTOWN	NY	11756-4719	13	\$	499.37
CHRIS LONDEL	REUBEN	2239 RICHMOND TER		STATEN ISLAND	NY	10302-1252	12	\$	460.95
SAM H	REYNOLDS II	43 S MAIN ST		BATAVIA	NY	14020-1820	3.57	\$	137.19
KELLY J	RHIM	120 JACKSON ST	APT 4	BATAVIA	NY	14020-3568	2.57	\$	98.77
TYLER CHRISTIAN	RICE	92 LONGFELLOW DR		KINGS PARK	NY	11754-2319	1	\$	38.42
KAMAAL ATU	RICHARDS	3019 COLDEN AVE		BRONX	NY	10469-3927	1	\$	38.42
ROBERT JEROME	RICHARDS III	2366 S SEAMENS		SEAFORD	NY	11783	21	\$	806.67
DAMON WAYNE	RICHARDSON	926 BOYNTON AVE		BRONX	NY	10473-4503	1	\$	38.42
BRICE L.	RICHMOND	876 STANTON AVE		NORTH BALDWIN	NY	11510-2442	2	\$	76.82
CLARENCE	RICKS	878 E 169TH ST	APT 3	BRONX	NY	10459-1730	5	\$	192.06
DAMEN	RICKS	PO BOX 20837		STATEN ISLAND	NY	10302-0837	114.71	\$	4,406.34 **
WILLIAM DAVID	RIEGELMAN II	119 BRANDON RD		EAST SYRACUSE	NY	13057-1745	2	\$	76.82
ISAAC BENJAMIN	RIVERA	467 36TH ST		BROOKLYN	NY	11232-2507	1	\$	38.42
VLADIMIR	RIZIKOV	106 PELICAN CIR		STATEN ISLAND	NY	10306-4568	16	\$	614.61
ALLAN	ROBINSON	128 CAMPBELL AVE		STATEN ISLAND	NY	10310-1435	40	\$	1,536.52
MORAIMA	RODIGUEZ	6118 165TH ST		FRESH MEADOWS	NY	11365-1928	1	\$	38.42
IRVING	RODRIGUES	2909 137TH ST	APT 3H	FLUSHING	NY	11354-2002	42	\$	1,613.34
BROOK D.	RODRIGUEZ	56-111 94TH ST		ELMHURST	NY	11373	1	\$	38.42
DANIEL EDWARD	RODRIGUEZ	10 FIRTREE LN		HUNTINGTN STA	NY	11746-4035	4	\$	153.65
ERIK M	RODRIGUEZ	115-16 237TH ELMONT		BROOKLYN	NY	11230	21	\$	806.67
MICHAEL F	RODRIGUEZ	152 MORNINGSTAR RD		STATEN ISLAND	NY	10303-2810	6	\$	230.48
MIGUEL A	RODRIGUEZ	2111 GLEASON AVE		BRONX	NY	10462-4764	12	\$	460.95

URLISES	RODRIGUEZ	541 ACADEMY ST		NEW YORK	NY	10034-3442	15	\$	576.19
URLISES	RODRIGUIZ	541 ACADEMY ST	APT 22	NEW YORK	NY	10034-3442	5	\$	192.06
CARLENS	ROMAIN	1561 DUTCH BROADWAY		VALLEY STREAM	NY	11580-1318	20	\$	768.25
ABRAHAM	ROMAN	440 GRANDVIEW AVE		STATEN ISLAND	NY	10303-1832	46.86	\$	1,799.92
PASQUALE ANTONIO	ROMEO	501 10H ST		WEST BABYLON	NY	11704	3	\$	115.24
DONALD	ROMERO HUGGINS	2549 7TH AVE		EAST MEADOW	NY	11554-3326	7	\$	268.89
RONALD	ROMULUS	11076 199TH ST		SAINT ALBANS	NY	11412-1730	1	\$	38.42
JIMMY	ROSA HERNANDEZ	2 STEVENS PL		HUNTINGTN STA	NY	11746-2927	1	\$	38.42
JOSEPH J	ROSADIO	35 ROCKAWAY ST		ISLIP TERRACE	NY	11752-1016	18	\$	691.43
JAMES C	ROSARIO	2526 BRONX PARK E		BRONX	NY	10467-7203	8	\$	307.30
BRITTANY SAMOYA	ROSE	14711 228TH ST		SPRNGFLD GDNS	NY	11413-4438	13	\$	499.37
CHRISTOPHER RYAN	ROSS	144 CLEVELAND AVE		LACKAWANNA	NY	14218-3522	23	\$	883.49
IVAN D.	ROSS	122 REDFIELD PL		SYRACUSE	NY	13210-2532	4	\$	153.65
EVAN	ROUFEH	30 SHADOW LN		GREAT NECK	NY	11021-2511	4	\$	153.65
DAYLIN DUPREE	ROWLAND	180 E FULTON AVE		ROOSEVELT	NY	11575-2215	3	\$	115.24
PATRICIO	RUALES	58 MOUNT SINAI CORAM RD		CORAM	NY	11727-3056	8	\$	307.30
PATRICK	RUALES	58 MOUNT SINAI CORAM RD		CORAM	NY	11727-3056	10	\$	384.13
WILLIAM	RUFF	12 RED OAK LN		FISHKILL	NY	12524-1141	9	\$	345.72
JOSEPH	RUNAC	92 POPLAR ST		GARDEN CITY	NY	11530-6517	14	\$	537.78
JUSTIN	RUSO	3 WILLIAMS BLVD	APT 2M	LAKE GOVE	NY	11255	11	\$	422.54
MICHAEL J	RUSO	435 OCEAN AVE		LYNBROOK	NY	11563-3814	11	\$	422.54
JAMES A	SAFONTE	45 CENTRAL PKWY		HUNTINGTON	NY	11743-4308	9	\$	345.72
COLBERT	SAINT LAURENT	10 SUGAR MAPLE CT		DIX HILLS	NY	11746-6248	4	\$	153.65
ROBERTO	SALAZAR	490 CLOVE RD	APT 3H	STATEN ISLAND	NY	10310-2363	1	\$	38.42
ROBERTO	SALEM	55 GLENMORE AVE		BRENTWOOD	NY	11717-4113	5	\$	192.06
MICHAEL	SALGADO	215 HENDRICKSON AVE		VALLEY STREAM	NY	11580-1917	9	\$	345.72
ROBERT L	SALSBERY JR	2818 BROOKHAVEN AVE		FAR ROCKAWAY	NY	11691-2045	8	\$	307.30
JOSHUA	SAMLAL	234 E GREENWICH AVE		ROOSEVELT	NY	11575-1205	3	\$	115.24
FRANK JOSEPH	SANACORE JR	1015 RATHBUN AVE		STATEN ISLAND	NY	10309-2112	17	\$	653.01
ROBERT	SANCHEZ	210 SHORE RD	APT 1J	LONG BEACH	NY	11561-4254	2	\$	76.82
PATRICK	SANDER	56 TOUISSANT AVE		YONKERS	NY	10710-5425	14	\$	537.78
ELAINE	SANDERS	355 CENTRAL AVE		BETHPAGE	NY	11714-3915	47	\$	1,805.40
BRENT KERN CASPER	SANEY	245 GORDON ST		STATEN ISLAND	NY	10304	2	\$	76.82
MARLENE	SANKAR	14507 105TH AVE		JAMAICA	NY	11435-4905	2.86	\$	109.75
RODOLFO ANDRES	SANTIZO	62 WAYNE AVE		WHITE PLAINS	NY	10606-2104	1	\$	38.42
MICHAEL PAUL	SAPUTO	1231 OCEAN AVE		VALLEY STREAM	NY	11580-2934	19	\$	729.85
FRANK	SAVARESE	46 MAPLE AVE		NORTHPORT	NY	11768-1935	40	\$	1,536.52
FRANK DEJESUS	SAVINON SR	177 WILLIS AVE	APT 19G	BRONX	NY	10454-4818	4	\$	153.65
JOSEPH	SCATURRO	20 DORCHESTER ST		HUNTINGTN STA	NY	11746-8408	19	\$	729.85
BRITTNEY RAE	SCHAUT	303 DONLIN DR		LIVERPOOL	NY	13088-5413	7	\$	268.89
BRITTANY C.	SCHEFLEN	7 BROOK PL		OSSINING	NY	10562-2803	2	\$	76.82
JODY	SCHNEIDER	37 BELL ST		STATEN ISLAND	NY	10305-1707	6	\$	230.48
JOHN F	SCHNIER	16044 80TH ST		HOWARD BEACH	NY	11414-2917	7	\$	268.89

DANIEL	SCHULTZ	24 ARLYN DR E		MASSAPEQUA	NY	11758-6104	21	\$	806.67
CHRISTOP	SCOTT	13826 248TH ST		ROSEDALE	NY	11422-2207	22	\$	845.09
DOLORES	SCULLY	98 S FRANKLIN AVE	APT 21	VALLEY STREAM	NY	11580-6119	9	\$	345.72
ERIK W	SEGUR	17 GREENTREE CT		NORTHPORT	NY	11768-2212	3	\$	115.24
MIGUEL ANGEL	SEPERAK	15 MAPLE PL	APT 4F	OSSINING	NY	10562-4741	6	\$	230.48
JAFAR A.	SHABAZZ	14 GUSTO LN		ROOSEVELT	NY	11575-1828	4	\$	153.65
NISHANT KIRAN	SHAH	195 WOODBURY RD		HICKSVILLE	NY	11801-3028	3	\$	115.24
REHMAN	SHAH	48 PEPPERMINT RD		COMMACK	NY	11725-1025	44	\$	1,690.16
IMAD	SHAHID	1239 PEAPOND RD		N BELLMORE	NY	11710-2915	9	\$	345.72
TIMOTHY E	SHANNON II	PO BOX 395		BUFFALO	NY	14226-0395	3.57	\$	137.19
ROBERT	SHEA	10 FLAMINGO DR		SMITHTOWN	NY	11787-3308	48	\$	1,843.82
MATTHEW	SHIELDS	595 POWELL ST		BROOKLYN	NY	11212-7033	4	\$	153.65
HAROLD J	SIERING	170 JACKSON AVE		SYOSSET	NY	11791-3817	7	\$	268.89
JULIO C	SILVA	8945 245TH ST		BELROSE	NY	11426	4	\$	153.65
MEGAN	SILVA	1598 N GARDINER DR		BAY SHORE	NY	11706-1410	2	\$	76.82
EBONE D	SIMPSON	236 MARYLAND ST	# 2	BUFFALO	NY	14201-1926	1	\$	38.42
SHARALEE	SIMPSON	11555 173RD ST		JAMAICA	NY	11434-1845	2	\$	76.82
ERIC A	SIRI	215 MALTONSE ST		BROOKLYN	NY	11226	1	\$	38.42
DION	SLADE	2020 BELMONT AVE		BRONX	NY	10457	4	\$	153.65
BRITTANY	SLADESKI	5 ANN KALEY LN		MARLBORO	NY	12542-5149	3	\$	115.24
SHAQUANA	SMALLS	47 FEATHERBED LN		BRONX	NY	10452-1663	1	\$	38.42
COURTNEY	SMITH	341 WESTSIDE AVE		FREEPORT	NY	11520-6043	7	\$	268.89
DAVID MICHAEL	SMITH	265 WATERS AVE		STATEN ISLAND	NY	10314-2028	39	\$	1,498.10
JERRY JR	SMITH	335 BANK ST	APT B3	BATAVIA	NY	14020-1651	7	\$	268.89
STEPHEN D.	SMITH	16 GARFIELD ST		BAY SHORE	NY	11706-7236	32	\$	1,229.21
TATIANA C	SMITH	140 PARK HILL AVE	APT 2W	STATEN ISLAND	NY	10304-4808	2	\$	76.82
TENIECE E.	SMITH	12033 167TH ST		JAMAICA	NY	11434-2506	5	\$	192.06
TERRENCE	SMITH	14532 176TH ST		JAMAICA	NY	11434-4916	3	\$	115.24
TERRY E	SMITH	428 ELLICOTT ST		BATAVIA	NY	14020-3643	1	\$	38.42
JAMES EDWARD	SMITH JR	54 N BROADWAY	APT 2N	YONKERS	NY	10701-7034	23	\$	883.49
JASON MATTHEW	SNUSZ	823 MCKINLEY PKWY		BUFFALO	NY	14220-1338	13	\$	499.37
JAMES R	SOCCIO	20 HUTCHINS		BATAVIA	NY	14020	6	\$	230.48
ALLISON	SOLIN	56 SUNSET DR		WHITE PLAINS	NY	10604-2332	23.43	\$	899.96
JESSE R.	SOREL	PO BOX 3		SLINGERLANDS	NY	12159-0003	1	\$	38.42
JOSE ANIBAL	SOSA	98 LENOX RD		HUNTINGTN STA	NY	11746-1411	16	\$	614.61
DMITRI S	SOUKHANOV	7281 113TH ST		FOREST HILLS	NY	11375-5636	11	\$	422.54
PHILIP HOWARD	SPADARO	1 TAPPAN ST		BALDWINVILLE	NY	13027-2318	14	\$	537.78
MICHAEL J	SPATOLA	2 FOXHILL RD		VALHALLA	NY	10595-1308	9	\$	345.72
JOHN	SPICIJARIC	1 SAGGESE LN		NESCONSET	NY	11767-1717	3	\$	115.24
CHRISTINE	STAHL	104 EASY ST		WEST SAYVILLE	NY	11796-1237	31	\$	1,190.80
BRIAN T	STANCARONE	23 HIGHLAND RD		STATEN ISLAND	NY	10308-2940	2	\$	76.82
KURT	STANGE	138 W 19TH ST		DEER PARK	NY	11729-4834	37	\$	1,421.28
RYAN EDWARD	STAPLETON	53 AVENUE C		HOLBROOK	NY	11741-2017	14	\$	537.78



MARTIN	STERBAL	97 FORT PL		STATEN ISLAND	NY	10301-2334	10	\$	384.13
TYLER PATRICK	STEVICK	102 S BERKEY DR		CHITTENANGO	NY	13037-1504	16	\$	614.61
THEODORE LAMONT	STINSON	1969 AMSTERDAM AVE	APT 3	NEW YORK	NY	10032-5069	39	\$	1,498.10
MICHAEL P	STRANGE	138 W 19TH ST		DEER PARK	NY	11729-4834	28.86	\$	1,108.49
JEURIS J	SUAZA JR	21 BRENNAN ST		HUNTINGTON	NY	11743-5517	1	\$	38.42
ALEXSANDER	SUKHORUKOV	208 NIAGARA AVE N		SYRACUSE	NY	13209-1125	7	\$	268.89
JOHN J	SUMMER	178 PARK AVE		FREEMPORT	NY	11520-4128	15	\$	576.19
MARY	SUMNER	838 TERRY CT		UNIONDALE	NY	11553-3311	7	\$	268.89
VICTORIA	SUMNERS	838 TERRY CT		UNIONDALE	NY	11553-3311	10	\$	384.13
ROBERT	SWIATKOWSKI	7 PARK LANE PL		MASSAPEQUA	NY	11758-6624	9	\$	345.72
ROBERT JAMES	SWOPE	7178 RIVER RD		MEMPHIS	NY	13112	13	\$	499.37
RYAN P.	SYLVESTER	20718 100TH AVE		QUEENS VLG	NY	11429-1017	3	\$	115.24
RYAN	SZARY	603 JAY ST		DUNKIRK	NY	14048-2309	12	\$	460.95
JOSEPH	TARANTINO	6205 LESLIEANNE PATH		CICERO	NY	13039-9392	10	\$	384.13
JUSTIN	TARANTINO	771 MADISON AVE	APT 1E	ALBANY	NY	12208-3700	43	\$	1,651.76
ALFRED R	TATMAN	6702 PRESCOTT DR		DERBY	NY	14047-9524	50.86	\$	1,953.57
ISIS	TAYLOR	140 PARK HILL AVE	APT 6V	STATEN ISLAND	NY	10304-4810	1	\$	38.42
NICHOLAS	TELLYENHUIS	165 WALL ST		HUNTINGTON	NY	11743-2060	17	\$	653.01
RAUL	TEZANOS	132 COMSTOCK AVE		STATEN ISLAND	NY	10314-1426	10	\$	384.13
QUIEENO	THOM	1370 E 38TH ST		BROOKLYN	NY	11234-2808	6	\$	230.48
JAMEL LEE	THOMAS	128 FLOYD ST		STATEN ISLAND	NY	10310-2221	18	\$	691.43
PETER K.	THOMAS	1640 EMPIRE ST		ELMONT	NY	11003-4420	1	\$	38.42
RICHARD K	THOMAS	60 WASHINGTON AVE		ISLIP TERRACE	NY	11752-2611	1	\$	38.42
SHELDON K	THOMAS	4018 E TREMONT AVE		BRONX	NY	10465-3018	25	\$	960.32
REGIS	THOMPSON-LAWRENCE	20 TOTTEN ST	APT 6J	HEMPSTEAD	NY	11550-6010	1	\$	38.42
LAUREN M	THORN	7350 MILESTRIP RD		ORCHARD PARK	NY	14127-1411	35.86	\$	1,377.37
SADIQA	THORNTON	10504 JAMAICA AVE		RICHMOND HILL	NY	11418-2013	8	\$	307.30
SR	THREADGILL	40 ROXBURY ST	APT 2C	STATEN ISLAND	NY	10303-1913	48.86	\$	1,876.74
SHANTARA P.	TILLIE	807 SOUTH AVE		SYRACUSE	NY	13207-1818	3	\$	115.24
PHILLIP	TOMCZAK	53 HAMMERSCHMIDT AVE		BUFFALO	NY	14210-2228	25.14	\$	965.81
SOLOMON M	TORRES	72 REMSEN AVE		HEMPSTEAD	NY	11550-1821	3	\$	115.24
WILLIAM	TORRES	7425 93RD AVE		WOODHAVEN	NY	11421-2830	4	\$	153.65
ROCCO VITO	TOTO	32 SAINT MARYS AVE		STATEN ISLAND	NY	10305-1813	3	\$	115.24
MARK DAN	TRIMBOLI	9 HILLSIDE DR		HUNTINGTON	NY	11743-1525	34	\$	1,306.04
ANTHONY FRANK	TRITTO	125 PRALL AVE		STATEN ISLAND	NY	10312-4223	5	\$	192.06
ARMEL J	TROLLINGER	12 E PINE ST		MASSAPEQUA	NY	11758-4740	1	\$	38.42
JAHVON B	TUITT	12639 146TH ST		JAMAICA	NY	11436-1911	2	\$	76.82
STEVEN J.	TUTTLE	2697 SMITH RD		HAMILTON	NY	13346-2104	2	\$	76.82
TRAVIS	TYSKO	6173 PALISADES DR		CICERO	NY	13039-9203	3	\$	115.24
MICHAEL A.	URCINOLI	622 ROCKAWAY ST		STATEN ISLAND	NY	10307-1815	5	\$	192.06
SIMONE	VAILES	223 COMMERCIAL ST		FREEMPORT	NY	11520-2501	22	\$	845.09
CAROL	VALENTE	2440 CENTRAL PKWY		MERRICK	NY	11566-4108	45.43	\$	1,745.04
CANDACE	VAN ZANT	53 MANOR AVE		HEMPSTEAD	NY	11550-3538	2	\$	76.82

ALEX	VAYS	23 COLON ST		STATEN ISLAND	NY	10312-4503	1	\$	38.42
LUIS	VELEZ	2076 DALY AVE	APT 2R	BRONX	NY	10460-2810	7	\$	268.89
JASON R.	VERDISCO	10 KEJARO CT		CENTEREACH	NY	11720-3048	2	\$	76.82
MARC RAPHAEL	VITALE	268 MORNINGSTAR RD		STATEN ISLAND	NY	10303-2814	1	\$	38.42
JOHN LOUIS	VITALONE	464 ADAMS AVE		STATEN ISLAND	NY	10306-5423	4	\$	153.65
PHILIP	VITARELLI	260 TALLMAN ST		STATEN ISLAND	NY	10312-4818	9	\$	345.72
DANIEL JOHN	VON THODEN	76 ELLEN ST		BETHPAGE	NY	11714-2923	1	\$	38.42
ANDREAS	VRATSANOS	PO BOX 973		BETHPAGE	NY	11714-0019	47.86	\$	1,838.33
LANCE ALAN	WALDRON	1357 WOODSIDE AVE		NORTH BALDWIN	NY	11510-1938	27	\$	1,037.15
ANDREW S	WALKER	132 NASSAU AVE		FREEPORT	NY	11520-5519	1	\$	38.42
WILLIAM MAURICE	WALKER	361 W 123RD ST	APT 2R	NEW YORK	NY	10027-5145	39	\$	1,498.10
ERIC JOSEPH	WALLWORK	2521 BELTAGH AVE		N BELLMORE	NY	11710-2650	6	\$	230.48
LOGAN M.	WALSH	253 CRYSTAL AVE		STATEN ISLAND	NY	10302-2522	7	\$	268.89
HORATIO	WALTERS	185 PARK HILL AVE	APT 6J	STATEN ISLAND	NY	10304-4727	3	\$	115.24
SAYQUAN OREL	WALTERS	400 CENTRAL TOWERS		ALBANY	NY	12206	1	\$	38.42
CAROLYN E	WALTUCH	79 CLEVELAND AVE		ROCKVILLE CTR	NY	11570-6003	1	\$	38.42
RODNEY	WASHINGTON	2059 MCGRAW AVE	APT 1C	BRONX	NY	10462-8004	6	\$	230.48
BRIAN	WATTS	87 IRENE ST		LINDENHURST	NY	11757-1204	51	\$	1,959.05
DANIEL	WATTS	247 N HAWTHORNE ST		MASSAPEQUA	NY	11758-3104	14	\$	537.78
DANIEL C	WATTS	247 N HAWTHORNE ST		MASSAPEQUA	NY	11758-3104	14	\$	537.78
DANIEL CLIFFORD	WATTS	247 N HAWTHORNE ST		MASSAPEQUA	NY	11758-3104	11	\$	422.54
MARIE GERALYN	WATTS	87 IRENE ST		LINDENHURST	NY	11757-1204	39	\$	1,498.10
ERIC M	WEAVER	43 BENSON AVE		WEST SENECA	NY	14224-2601	7	\$	268.89
SHANE PATRICK	WEHR	1521 CR 25		CANTON	NY	13617-6551	3	\$	115.24
NEAL	WEINERMAN	19 MELISSA LN		OLD BETHPAGE	NY	11804-1233	21	\$	806.67
AUDREY R	WEISS	98 HIGHLAND AVE		PRT WASHINGTN	NY	11050-4044	7	\$	268.89
JAVON T.	WELCH	PO BOX 591		FREEPORT	NY	11520-0591	7	\$	268.89
SAMANTHA LEE	WENGER	29 COLONIAL DR		NEW PALTZ	NY	12561-1830	4	\$	153.65
NICHOLAS	WESTON	23 HALLOCK ST		FARMINGDALE	NY	11735-3720	34	\$	1,306.04
JONATHAN	WHITE	118-16 MARSDEN ST		JAMAICA	NY	11434	14	\$	537.78
MICHELE	WHITE	643 PARK AVE	# 21	NEW YORK	NY	10065-6122	3	\$	115.24
NATE K	WILKINS	266 W PULASKI RD		HUNTINGTN STA	NY	11746-1534	10	\$	384.13
TODD A	WILLEM			CENTRAL ISLIP	NY	11722	1	\$	38.42
BERNADETTE	WILLIAMS	332 CHAUNCEY ST		BROOKLYN	NY	11233-2459	8	\$	307.30
CARL ANTHONY	WILLIAMS	123 HILLSIDE AVE		FREEPORT	NY	11520-1705	9	\$	345.72
CHANEL	WILLIAMS	332 CHAUNCEY ST	APT 3RF	BROOKLYN	NY	11233-2459	9	\$	345.72
KEVIN C	WILLIAMS	14415 182ND ST		SPRNGFLD GDNS	NY	11413	1	\$	38.42
MARK	WILLIAMS	2003 150TH ST		WHITESTONE	NY	11357-3625	10	\$	384.13
SEAN	WILLIAMS	894 ARMSTRONG AVE		STATEN ISLAND	NY	10308-1251	10	\$	384.13
SEAN E	WILLIAMS	894 ARMSTRONG AVE		STATEN ISLAND	NY	10308-1251	4	\$	153.65
ANDRE	WILSON	75 PALMETTO ST		CENTRAL ISLIP	NY	11722-2806	1	\$	38.42
RICHARD	WILSON	916 STONY POINT RD		CASTLETON	NY	12033-2518	10	\$	384.13
RICHARD DENNIS	WILSON	916 STONY POINT RD		CASTLETON	NY	12033-2518	7	\$	268.89

WOODROW	WILSON	126 ADMIRAL LN		BRONX	NY	10473-2483	1	\$	38.42
ANTHONY	WINFIELD	37 ARCADIA PL	APT 1F	STATEN ISLAND	NY	10310-2274	4	\$	153.65
DANIEL	WOLFE	2492 JERUSALEM AVE		N BELLMORE	NY	11710-1949	66	\$	2,535.25
KENNETH	WOLFE	105 AMPEL AVE		N BELLMORE	NY	11710-2704	44.29	\$	1,701.14
SIK	WONG	845 58TH ST	APT 2	BROOKLYN	NY	11220-3609	47	\$	1,805.40
MAURICE L	WOODS	2180 JUDGE RD		BASOM	NY	14013-9769	3.57	\$	137.19
KEITH C	YAZDANSETA	14 JOYCE DR		HAUPPAUGE	NY	11788-4710	4	\$	153.65
JAMES C	YOUNG	48 MARBOURNE DR		MAMARONECK	NY	10543-1043	16	\$	614.61
RASHEEM M	YOUNG	162 E 93RD ST		BROOKLYN	NY	11212-2209	4	\$	153.65
ILYA	ZATCHINIAEV	670 ROCKAWAY ST		STATEN ISLAND	NY	10307-1815	5	\$	192.06
MICHAEL ROBERT	ZONE, JR.	99C OVERLOOK PASS		CLIFTON PARK	NY	12065-4249	5	\$	192.06
BRIAN	ZUCCHI	2 HUMMING LN		CORAM	NY	11727-2704	2	\$	76.82
NINA	ALLEN	9771 ROSE ARBOR DR		CENTERVILLE	OH	45458-4001	14	\$	537.78
CHRISTOPHER JAMES	BORSTELMAN	15-374 COUNTY RD		T NAPOLEON	OH	43545	11	\$	422.54
RONNIE LEE	CHIPPS JR	300 OHIO AVE		GIRARD	OH	44420-3242	12	\$	460.95
CHRISTOPHER JAMES	FREEMAN	1572 GLEN PARKER AVE		CINCINNATI	OH	45223-1675	29	\$	1,113.97
JAMEL L	INMAN	1948 CHAUCER DR		CINCINNATI	OH	45237-1300	19	\$	729.85
ASHLEY L	JASPERS	10905 SPRINGFIELD RD		SPRINGFIELD	OH	22401	43	\$	1,651.76
TERRIE R	JASPERS	1470 ALPHADA AVE	APT O2	AKRON	OH	44310-2760	4	\$	153.65
MARK MICHAEL	JONES	1151 NILES RD SE		WARREN	OH	44484-5102	6	\$	230.48
CODI	LETCHER	9352 ST RT 7		KINSMAN	OH	44428	1	\$	38.42
MICHAEL SIMON	LOURENCO	108 LINDWAY DR		FAIRBORN	OH	45324-4260	35	\$	1,344.45
MATTHEW RAYMOND	SAFRANIC	5616 YOUNGSTOWN RD		NILES	OH	44446	1	\$	38.42
DANIEL	ABSHARI	3114 SW 153RD DR		BEAVERTON	OR	97006-5117	61	\$	2,343.19
JOHNATHON D.	JOHNSTON	3228 22ND PL	APT A	FOREST GROVE	OR	97116-2083	1	\$	38.42
KELLY ROBERT	MADSEN	4690 SW MUELLER DR		BEAVERTON	OR	97007-2508	1	\$	38.42
MEGAN KATHERINE	MONTGOMERY	16235 SW BLANTON ST		ALOHA	OR	97007-2006	1	\$	38.42
ROSS ANTHONY	RIEDL	20881 NW TRAILWALK DR	APT E105	BEAVERTON	OR	97006-8810	1	\$	38.42
ALBERT	DEICHLER JR	104 COPPER MOUNTAIN DR		TAFTON	PA	18464-9607	16	\$	614.61
DIEGO	FIGUEROA	67 W GOEPP ST		BETHLEHEM	PA	18018-2737	5	\$	192.06
STEPHEN	FREEMAN	1001 RUPLEY RD		CAMP HILL	PA	17011-9007	79	\$	3,034.62
LYDIA MARIE	GRONDIN	153 BOGGS AVE		PITTSBURGH	PA	15211-2041	16	\$	614.61
TYLER JOSEPH	LARSEN	34 SKYVIEW LN		THORNDALE	PA	19372-1151	33	\$	1,267.62
JENNIFER LYNN	PALMIERI	922 S 15TH ST	# 1	PHILADELPHIA	PA	19146-2141	3	\$	115.24
JOSEPH	AGUIAR	5 CUSTER ST		E PROVIDENCE	RI	02914-4113	10	\$	384.13
KEVIN	BOYCE	730 MAIN ST	# 155	N MYRTLE BCH	SC	29582-3030	12	\$	460.95
DAVID JAMES	GUIDRY	627 GREENBRIAR AVE		ROCK HILL	SC	29730-3301	2	\$	76.82
THOMAS F	SHERWOOD	4 FALCON CT		BLUFFTON	SC	29909-4461	32	\$	1,229.21
THOMAS A	BROWN	1107 MCGEE RD		JAMESTOWN	TN	38556-5621	1	\$	38.42
WILLIAM LEE	BYRGE	PO BOX 1433		JAMESTOWN	TN	38556-1433	1	\$	38.42
KENNETH WESLEY	GUNTER	299 W GUNTER RD		CLARKRANGE	TN	38556	2	\$	76.82
ROGER ALLEN	HARSH	1075 LOUVAIN RD		JAMESTOWN	TN	38556-5936	1	\$	38.42
BENJAMIN DANIEL	HAWES MICHAEL	404 POPE ST		ATHENS	TN	37303-2576	17	\$	653.01

ELIA	THOMAS	7704 ROYAL HARBOUR CIR		OOLTEWAH	TN	37363-9158	6	\$	230.48
ELIA MICHAEL	THOMAS	7704 ROYAL HARBOUR CIR		OOLTEWAH	TN	37363-9158	38.86	\$	1,492.61
RAUL	ABUNDIS	142 EASTWOOD PL		LEWISVILLE	TX	75067-4315	7	\$	268.89
SHAHIR	AHMED	5218 BLUE CYPRESS LN		LEAGUE CITY	TX	77573-6240	10	\$	384.13
RYAN THOMAS	ALEXANDER	8300 HORSE WHISPER LN		FORT WORTH	TX	76131-5342	7	\$	268.89
MATTHEWHUNTER	ANDREWS	7905 KERN LN		FT WORTH	TX	76137-5630	39	\$	1,498.10
EUGENE M	AZU	3413 SWAN LN		IRVING	TX	75062-3047	14	\$	537.78
KENT DANIEL (EMP)	BELLOW	230 BEECH DR		LUMBERTON	TX	77657-9272	8	\$	307.30
CHARLES ANTHONY	BISHOP	5116 SUSAN LEE LN		N RICHLND HLS	TX	76180-6850	13	\$	499.37
GLEEN R.	BOYETT	2608 LAWNDAL E LN		EULESS	TX	76039-2073	3	\$	115.24
COLLIN BLAKE	BURNETT	200 BEAR CREEK DR	APT 226	EULESS	TX	76039-2089	6	\$	230.48
MARTIN	CHACON III	7700 CLAREWOOD DR		HOUSTON	TX	77036	14	\$	537.78
JONATHAN PATRICK	DEDRICK	PO BOX 8754		FORT WORTH	TX	76124-0754	5	\$	192.06
JOHN D	DENNEHY	4241 STAGHORN CIR S		FORT WORTH	TX	76137-1168	37	\$	1,421.28
JORDAN R.	DURAN	1421 WHITE ASH ST		SAGINAW	TX	76131-3561	10	\$	384.13
CHRISTOP	EATON	14501 EMPANADA DR		HOUSTON	TX	77083-3385	4	\$	153.65
JAMAAR ANTHONY	FEEMSTER	2907 FIR PARK		RICHLAND HLS	TX	76118-6466	3	\$	115.24
SHANE DEE	FERGUSON	1400 N PARK BLVD	APT 808	GRAPEVINE	TX	76051-3065	6	\$	230.48
DEWEY JOHNATHAN	FISHER	1824 W 11TH ST		IRVING	TX	75060-5101	5	\$	192.06
BENNIE L	FRAZIER	1737 CANYON RIDGE ST		FORT WORTH	TX	76131-2215	42	\$	1,613.34
BENNIE LEE	FRAZIER	1737 CANYON RIDGE ST		FORT WORTH	TX	76131-2215	26	\$	998.73
ROSS E	GILBERT	2426 AMBER SPRINGS DR		KATY	TX	77450-6604	5	\$	192.06
BRIAN	HAGGLUND	901 LAKESIDE CIR	APT 1306	LEWISVILLE	TX	75057-5058	2	\$	76.82
BRIAN KYLE	HAGGLUND	901 LAKESIDE CIR	APT 1306	LEWISVILLE	TX	75057-5058	26	\$	998.73
ANDREW YAEGER	HARRISON	1502 FOWLER ST		IRVING	TX	75061-2434	3	\$	115.24
DOUGLAS	HAWES	942 RHETTS RUN		LIVINGSTON	TX	77351-7883	12	\$	460.95
DOUGLAS ROBERT	HAWES	942 RHETTS RUN		LIVINGSTON	TX	77351-7883	7	\$	268.89
JOSEPH SHEPERD	HAWES	848 KINWEST PKWY	APT 196	IRVING	TX	75063-7400	53	\$	2,035.88
MARIA A	HAWES	942 RHETTS RUN		LIVINGSTON	TX	77351-7883	55	\$	2,112.71
MICHAEL DAVID	HAWES	939 W FANNIN AVE		ALAMO	TX	78516-5522	35	\$	1,344.45
BENJAMIN	HAWES-MICHAEL	942 RHETTS RUN		LIVINGSTON	TX	77351-7883	88	\$	3,380.33
DEL BRIAN	HAWKINS	1390 N MAIN ST	APT 2113	EULESS	TX	76039-6920	2	\$	76.82
BARRY	HEATH	793 SANTA FE TRL		KELLER	TX	76248-4909	61	\$	2,343.19
KEITH	HEFLIN	4001 APPLE ST		EULESS	TX	76040-3407	10	\$	384.13
VALENTIN JUAN	HERNANDEZ	3801 RIDGEGLEN CIR		PLANO	TX	75074	3	\$	115.24
ROBERT G	HERREN	2712 WHITE PINE DR		LITTLE ELM	TX	75068-5741	5	\$	192.06
JOEY J	HILLS	4132 RUFFE SNOW DR		N RICHLND HLS	TX	76180-8516	6	\$	230.48
DOUGLAS NORTON	HINCKLEY, II	2633 WESTMINSTER AVE		DALLAS	TX	75205-1502	7	\$	268.89
SHAWN DOUGLAS	HINES	4510 N PARKHAVEN DR		FORT WORTH	TX	76137-4518	5	\$	192.06
AUSTIN S	HOOVER	18959 DALLAS PKWY		DALLAS	TX	75287-3162	19	\$	729.85
JAMES	HUGHES	4713 JASMINE DR		FORT WORTH	TX	76137-2308	10	\$	384.13
BILLY J	HULLETT	8636 FIRESIDE DR		DALLAS	TX	75217-7150	7	\$	268.89
JOSIAH K	JONES	1834 E PETERS COLONY RD		CARROLLTON	TX	75007-3713	9	\$	345.72

ANTON	KRASKIN	2701 TRUMPET DR		ROWLETT	TX	75089-6794	10	\$	384.13
ADAM M. (EMP.)	LAYER	176 LANDA ST	APT 724	NEW BRAUNFELS	TX	78130-7965	3.57	\$	137.19
NICHOLAS	LETZ	5352 FORT CONCHO DR		FORT WORTH	TX	76137-4116	10	\$	384.13
JAVIER	MARIN	6020 HARRISON WAY		WATAUGA	TX	76148-2021	10	\$	384.13
PATRICK A	MCDUFFY	7000 COOK RD		HOUSTON	TX	77072-2266	6	\$	230.48
DAVID	MICHAEL	3625 WELLBORN RD	APT 802	BRYAN	TX	77801-3542	51	\$	1,959.05
GEORGE A	MUSSELMAN	23223 SUMNERS CREEK CT		KATY	TX	77494-7598	5	\$	192.06
CORY J	MYRICK	4121 HERITAGE WAY DR		FT WORTH	TX	76137-1278	40	\$	1,536.52
ANDREW MARK	NOWICKI	4128 TUPELO TRL		FORT WORTH	TX	76244-6929	3	\$	115.24
YESICA ATANAY	PIEDRA	117 AMY DR		SAN JUAN	TX	78589-3709	14	\$	537.78
JOHNATHON MICHAEL	RALEY	4013 MCCLARY DR		PLANO	TX	75093-6642	6	\$	230.48
MICHAEL ARTHUR	RAUPP	3424 CARDINAL LN		IRVING	TX	75062-3030	15	\$	576.19
DAVID GORDON	RAWSON	2050 GRAYSON DR	APT 17105	GRAPEVINE	TX	76051-7086	18	\$	691.43
ALBURNIE M	REESE	1231 LANTANA ESTATES CT		FRESNO	TX	77545-8640	1	\$	38.42
NATHAN F. (EMP)	REGIDOR	7904 MEADOWBROOK DR		WATAUGA	TX	76148-1421	13	\$	499.37
STEVEN W	ROBBINS	7905 RAMPSTON PL		FORT WORTH	TX	76137-4974	10	\$	384.13
LUKE A	ROBINSON	4633 INDIAN ROCK RD		KELLER	TX	76248	3.57	\$	137.19
MERRILEE	ROBINSON	7817 VIENNA DR		PLANO	TX	75025-2721	9	\$	345.72
RACINE M	ROJAS	9903 S DAIRY ASHFORD ST	APT 4904	HOUSTON	TX	77099-2303	2	\$	76.82
GARY L.	ROSE	11000 CRESCENT MOON DR		HOUSTON	TX	77064-4013	2	\$	76.82
ROY C	ROSS	PO BOX 1905		LIBERTY	TX	77575-1905	42	\$	1,613.34
RYAN S	SALA	3830 OLD DENTON RD	APT 132	CARROLLTON	TX	75007-1004	8	\$	307.30
PATRICK D	SANDERS	2906 E BAYLOR ST		LUBBOCK	TX	79403-4126	10	\$	384.13
HEATHER R	SHAMEL	2539 TEAL DR		COLLEGE STA	TX	77840-3999	3	\$	115.24
CHRISTOPHER	SHELL	7404 WHITEWOOD DR		FORT WORTH	TX	76137-1437	9	\$	345.72
JOHN DAVID	SILVA	117 AMY DR		SAN JUAN	TX	78589-3709	27	\$	1,037.15
MICHAEL CHAD	STEPHENS	1100 EL CAMINO REAL	APT 101	EULESS	TX	76040-7609	5	\$	192.06
NATHANIEL A	STEWART	939 W FANNIN AVE		ALAMO	TX	78516-5522	13	\$	499.37
CHAUNCEY L	TAYLOR	205 CANTERBURY ST		EULESS	TX	76039-7867	8	\$	307.30
PRESTON RANDALL	TAYLOR	3424 CARDINAL LN		IRVING	TX	75062-3030	9	\$	345.72
CORY A	THEIS	5333 FOSSIL VISTA DR	# 735	FORTH WORTH	TX	76137	10	\$	384.13
FRED KENNETH	THOMPSON	5745 W ARBOR HILLS WAY	# 30	THE COLONY	TX	75056-5490	9	\$	345.72
REMINGTON LEE	THORMANN	134 STRAWBERRY LN		RHOME	TX	76078-3926	4	\$	153.65
JOHN WALTER	TILS	4633 INDIAN ROCK DR		FORT WORTH	TX	76244-5850	30	\$	1,152.38
JOSHUA M	TRENTHAM	9313 NILES CT		FORT WORTH	TX	76244-6159	10	\$	384.13
DOMINIC	TURNER	2400 ABERDEEN AVE		MCKINNEY	TX	75070-9124	10	\$	384.13
JACOB	VASQUEZ	116 E CIRO DR		SAN JUAN	TX	78589-3707	4	\$	153.65
STEPHEN C	WARREN	4515 WATERBIRD LN		FT WORTH	TX	76137-4570	12	\$	460.95
RYAN LAWSON	WOMBLE	3820 ESTERS RD	APT 212	IRVING	TX	75038-1600	5	\$	192.06
JIN (JOHN) WOOK.	YI	2905 W SOUTHLAKE BLVD		SOUTHLAKE	TX	76092-6728	24	\$	921.91
CHRISTOPHER	BLANC	5740 PONY FARM DR		RICHMOND	VA	23227-4912	1	\$	38.42
LAWRENCE JERAIL	COCHRAN	5705 TIVOLI CIR	APT 201	RICHMOND	VA	23227-2773	1	\$	38.42
ARCHIE L	COLLINS III	5720 PONY FARM DR	# 124	RICHMOND	VA	23227-4909	4.86	\$	186.58

MICHAEL JOHN	DIRGA	200 PELHAM LN		CHRISTIANSBRG	VA	24073-1245	2	\$	76.82
GERALDINE ELIZABETH	IRBY	7107 COACHMAN LN	APT 201	RICHMOND	VA	23228-4057	1	\$	38.42
DERRICK	REED	5404 S BRANCH RD		FREDERICKSBRG	VA	22407-8734	1	\$	38.42
JAMES C	SCOTT	1515 MOORE RD NE		FLOYD	VA	24091-2018	4	\$	153.65
JOSIAH	SUBERBIELLE	744 SALTMEADOW BAY DR		VIRGINIA BCH	VA	23451-6257	34	\$	1,306.04
MARTIN F	TORRES	900 N STREETUART ST	APT	ARLINGTON	VA	22203	59	\$	2,266.35
MARCUS ANDRE	VAUGHAN	5795 TIVOLI CIR	APT 205	RICHMOND	VA	23227-2752	1	\$	38.42
JIN	WOOK YI	10823 GAMBRIL DR	APT 24	MANASSAS	VA	20109-6536	61	\$	2,343.19
PEDRO MIGUEL	JOHNSON	1325 S HUDSON ST		SEATTLE	WA	98108-2331	37	\$	1,421.28
ILYA	MELNIKOV	22 PLEASANT ST	APT 3-L	SALEM	WA	1970	39	\$	1,498.10
TIM	REDD	2540 TAFT DR		LUMMI ISLAND	WA	98262-8678	2	\$	76.82
BRANDON DALE	BRANDENBURG	135 CHICAGO ST		KIEL	WI	53042-1228	26	\$	998.73
DEANA	BRIGGS	227 RIVERCREST DR		HUDSON	WI	54016-6726	30	\$	1,152.38
ERIK	FRONTZ	108 HILLSIDE DR		NITRO	WV	25143-2326	26	\$	998.73

\*\* The exact number of work weeks for this employee is unknown at this time. For purposes of reporting at this time, he has been defaulted to the maximum number of weeks.